

Non-QM Underwriting Guide

Published 10/16/2023



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CHAPTER 1 - NON-QUALIFIED MORTGAGE

The Non-QM programs offer loans with features beyond the criteria established for Qualified Mortgages. Features include alternative income documentation for self-employed borrowers, interest only, and loan qualification for investment properties using the subject property cash flow. Non-QM loans submitted to N2 Funding must meet the criteria of the current published Eligibility Guide as of the N2 Funding loan lock date for review.

**Note: Investor Solutions — DSCR (5-8 Units or 2-8 Mixed Use) and Cross Collateral DSCR Programs are not available.

SECTION 1 - PRODUCT MATRICIES (12/12/2022)

(See attached Loan Matrices Document)

1.1.0 - ELIGIBLE PRODUCTS (10/16/2023)

The following loan products are eligible for purchase by N2 Funding:

PRODUCT	QUALIFYING RATE*		I/O TERM	AMORT TERM	INDEX	CAPS
5/6 ARM	Higher of Fully indexed or Note Rate	360	NA	360	30-day avg SOFR	2/1/5
5/6 ARM I/O	Higher of Fully indexed or Note Rate	360	120	240	30-day avg SOFR	2/1/5
5/6 ARM I/O	Higher of Fully indexed or Note Rate	480	120	360	30-day avg SOFR	2/1/5
7/6 ARM	Higher of Fully indexed or Note Rate	360	NA	360	30-day avg SOFR	5/1/5
7/6 ARM I/O	Higher of Fully indexed or Note Rate	360	120	240	30-day avg SOFR	5/1/5
7/6 ARM I/O	Higher of Fully indexed or Note Rate	480	120	360	30-day avg SOFR	5/1/5
10/6 ARM	Higher of Fully indexed or Note Rate	360	NA	360	30-day avg SOFR	5/1/5
10/6 ARM I/O	Higher of Fully indexed or Note Rate	360	120	240	30-day avg SOFR	5/1/5
10/6 ARM I/O	Higher of Fully indexed or Note Rate	480	120	360	30-day avg SOFR	5/1/5
15 YR FIXED	Note Rate	180	NA	180	NA	NA
30 YR FIXED	Note Rate	360	NA	360	NA	NA
30 YR FIXED I/O	Note Rate	360	120	240	NA	NA
40 YR FIXED	Note Rate	480	NA	480	NA	NA
40 YR FIXED I/O	Note Rate	480	120	360	NA	NA

^{*}When Investor Solutions – DSCR documentation type is selected, all ARM products may use the note rate for qualifying.

Additional ARM Criteria						
Adjustment Reset Period	Lookback Period	Margin	Floor			
6-months	45-days	See Rate Sheet	Margin			



1.2.0 - ELIGIBLE SECOND LIEN PRODUCTS (10/16/2023)

The following loan products are eligible for purchase by N2 Funding:

PRODUCT	QUALIFYING RATE*	TERM	I/O TERM	AMORT TERM	INDEX	CAPS
10 YR FIXED	Note Rate	120	NA	NA	NA	NA
15 YR FIXED	Note Rate	180	NA	NA	NA	NA
30 YR FIXED	Note Rate	360	NA	NA	NA	NA

STATE AND CBSA-SPECIFIC ELIGIBILITY RESTRICTIONS (12/12/2022)

See the N2 Funding Loan Eligibility Matrix for state and CBSA-specific eligibility restrictions for all programs.

1.2.1 - CLOSED END SECOND LIENS (10/16/2023)

For loan balances less than or equal to \$250,000, an Owner and Encumbrance Report – reflecting the following:

- Current Owner.
- How property was conveyed to current owner.
- Open mortgages.
- Liens and Judgements.
- Tax Information.
- Legal Description.

Any loan balance:

- ALTA Full Title Policy, or
- Residential Limited Coverage Junior Policy
 - A twelve (12) month chain of title from the title insurer is required that does not show evidence of previous flipping activity.

1.2.2 - QUALIFYING PAYMENT (09/07/2021)

The qualifying payment is based upon the principal and interest payment along with $1/12^{th}$ of the annual real estate taxes, property insurance, any other insurance, and any association dues.

The qualifying payment is based on the amortization term. For interest-only loans, using standard or Alt documentation, this is the remaining term after expiration of the interest-only period. Single asset DSCR loans secured by 1-4 unit properties can be qualified using the interest only payment (ITIA).

1.2.3 - INTEREST-ONLY RESTRICTIONS (04/03/2023)

	Elite Plus	Elite	Plus	DSCR	Foreign National
Occupancy	All Occupancy	All Occupancy	All Occupancy	Investment	Investment
Min Credit Score	700	660	660	660	Eligible –
Max LTV/CLTV	80%	90%	85%	80%	No Restrictions



1.2.4 - LOAN AMOUNTS (10/16/2023)

	Elite Plus	Elite	Plus	DSCR	Foreign National	Closed End Second
Min	\$150,000	\$1 <i>5</i> 0,000	\$150,000	\$100,000	\$150,000	\$75,000
Max	\$2,500,000	\$4,000,000	\$3,000,000	\$3,500,000	\$2,000,000	\$500,000

1.2.5 - MINIMUM CREDIT SCORE (10/16/2023)

Elite Plus	Elite	Plus	DSCR	Foreign National	Closed End Second
680	660	600	620	680 (if applicable)	680

1.2.6 - SOLAR PANEL REQUIREMENTS (04/03/2023)

1.2.6.1 - PROPERTIES WITH SOLAR PANELS

The ownership and debt financing structures commonly found with solar panels are key to determining whether the panels are third-party owned, personal property of the homeowner, or a fixture to the real estate. Common ownership or financing structures include:

- borrower-owned panels,
- leasing agreements,
- separately financed solar panels (where the panels serve as collateral for debt distinct from any existing mortgage); or
- power purchase agreements

Property with solar panels are eligible for purchase. If the borrower is, or will be, the owner of the solar panels (meaning the panels were a cash purchase, were included in the home purchase price, were otherwise financed and repaid in full, or are secured by the existing first mortgage), our standard requirements apply (for example, appraisal, insurance, and title).

Properties with solar panels and other energy efficient items financed with a PACE loan are not eligible if the PACE loan is not paid in full prior to or at closing.

N2 Funding is responsible for determining the ownership and any financing structure of the subject property's solar panels in order to properly underwrite the loan and maintain first lien position of the mortgage. When financing is involved, N2 Funding may be able to make this determination by evaluating the borrower's credit report for solar-related debt and by asking the borrower for a copy of all related documentation for the loan. The lender must also review the title report to determine if the related debt is reflected in the land records associated with the subject property. If insufficient documentation is available and the ownership status of the panels is unclear, no value for the panels may be attributed to the property value on the appraisal unless the lender obtains a UCC "personal property" search that confirms the solar panels are not claimed as collateral by any non-mortgage lender.

A Uniform Commercial Code (UCC) financing statement that covers personal property and is not intended as a "fixture filing" must be filed in the office identified in the relevant state's adopted version of the UCC.

N2 Funding is responsible for ensuring the appraiser has accurate information about the ownership structure of the solar panels and that the appraisal appropriately addresses any impact to the property's value. Separately financed solar panels must not contribute to the value of the property unless the related documents indicate the panels cannot



be repossessed in the event of default on the associated financing. Any contributory value for owned or financed solar panels must be noted in the Improvements Section of the Appraisal Report.

The following table summarizes some of the specific underwriting criteria that must be applied depending on the details of any non-mortgage financing for the solar panels.

If the solar panels are	Then the lender must
Financed and collateralized the solar panels are collateral for the separate debt used to purchase the panels, but they are a fixture to the real estate because a UCC fixture filing* has been filed for the panels in the real estate records	 Obtain and review the credit report, title report, appraisal, and/or UCC fixture filing*, related promissory note and related security agreement that reflect the terms of the secured loan; Include the debt obligation in the DTI ratio calculation; Provided that the panels cannot be repossessed for default on the financing terms, instruct the appraiser to consider the solar panels in the value of the property (based on standard appraisal requirements); and Include the solar panels in other debt secured by the real estate in the CLTV ratio calculation because a UCC fixture filing* is of record in the land records. Note: If a UCC fixture filing* is in the land records as a priority senior to the mortgage loan, it must be subordinated.
Financed and collateralized the solar panels are reported to be collateral for separate (non-mortgage) debt used to purchase the panels, but do not appear on the title report	 Obtain and review documentation sufficient to confirm the terms of the secured loan (such as copies of the credit report, title report, any UCC financing statement, related promissory note or related security agreement); Include the debt obligation in the DTI ratio calculation; Instruct the appraiser not to provide contributory value of the solar panels towards the appraised value because the panels are collateral for another debt; Not include the panels in the LTV ratio calculation; and Not include the debt in the other debt secured by the real estate in the CLTV ratio calculation since the security agreement or any UCC financing statement treat the panels as personal property not affixed to the home.

*A fixture filing is a UCC-1 financing statement authorized and made in accordance with the UCC adopted in the state in which the related real property is located. It covers property that is, or will be, affixed to improvements to such real property. It contains both a description of the collateral that is, or is to be, affixed to that such property, and a description of such real property. It is filed in the same office that mortgages are recorded under the law of the state in which the real property is located. Filing in the land records provides notice to third parties, including title insurance companies, of the existence and perfection of a security interest in the fixture. If properly filed, the security interest in the described fixture has priority over the lien of a subsequently recorded mortgage.

If the solar panels are leased from or owned by a third party under a power purchase agreement or other similar lease arrangement, the following requirements apply (whether to the original agreement or as subsequently amended).

1.2.6.2 - N2 FUNDING REQUIREMENTS FOR PROPERTIES WITH SOLAR PANELS THAT ARE LEASED OR COVERED BY A POWER PURCHASE AGREEMENT

- The lender must obtain and review copies of the lease or power purchase agreement.
- The monthly lease payment must be included in the DTI ratio calculation unless the lease is structured to:
 - o Provide delivery of a specific amount of energy at a fixed payment during a given period, and



- Have a production guarantee that compensates the borrower on a prorated basis in the event the solar panels fail to meet the energy output required for in the lease for that period.
- Payments under power purchase agreements where the payment is calculated solely based on the energy produced may be excluded from the DTI ratio.
- The value of the solar panels cannot be included in the appraised value of the property
- The value of the solar panels must not be included in the LTV ratio calculation, even if a precautionary UCC filing is recorded because the documented lease or power purchase agreement status takes priority.
 - A "precautionary" UCC filing is one that lessors often file to put third parties on notice of their claimed ownership interest in the property described in it.
 - When the only property described in the UCC filing as collateral is the solar equipment covered by the lease or power purchase agreement, and not the home or underlying land, such a precautionary UCC filing is acceptable (and a minor impediment to title), as long as the loan is underwritten in accordance with this topic.
- The value of the solar panels must not be included in other debt secured by real estate in the CLTV ratio calculation because the documented lease or power purchase agreement status takes priority.
- The property must maintain access to an alternate source of electric power that meets community standards.
- The lease or power purchase agreement must indicate that:
 - Any damage that occurs as a result of installation, malfunction, manufacturing defect, or the removal of the solar panels is the responsibility of the owner of the equipment and the owner must be obligated to repair the damage and return the improvements to their original or prior condition (for example, sound and watertight conditions that are architecturally consistent with the home);
 - The owner of the solar panels agrees not to be named loss payee (or named insured) on the property owner's property insurance policy covering the residential structure on which the panels are attached. As an alternative to this requirement, the lender may verify that the owner of the solar panels is not a named loss payee (or named insured) on the property owner's property insurance policy; and
 - o In the event of foreclosure, the lender or assignee has the discretion to:
 - Terminate the lease/agreement and require the third-party owner to remove the equipment;
 - Become, without payment of any transfer or similar fee, the beneficiary of the borrower's lease/agreement with the third party; or
 - Enter into a new lease/agreement with the third party, under terms no less favorable than the prior owner.

1.2.7 - PRIVATE MORTGAGE INSURANCE (PMI)

Private Mortgage Insurance (PMI) is not required on any loan eligible to N2 Funding.

1.3.0 - AGE OF DOCUMENT REQUIREMENTS (06/21/2021)

1.3.1 - CREDIT REVIEW DOCUMENTATION

The following documents may not be more than 90 days old at closing (the date the Note is signed):

- Income verification / pay stubs
- Mortgage /rental verification
- Asset documents / bank statements
- Credit Report

The following documents may not be more than 120 days old at closing (the date the Note is signed):



Title commitment / preliminary report / binder

Any credit review documents exceeding these timeframes must be updated.

1.3.2 - APPRAISAL (10/16/2023)

Residential Appraisals (1-4 units): The appraisal must be dated within 365 days of the Note date. Recertification of value required if the report exceeds 120 days of the Note Date. See complete appraisal requirements in <u>Section</u> 5.5.1.1 – <u>Appraisal Requirements</u>.

Closed End Second products allow for use of an AVM. All AVMs are to be dated within 30 days of the Note
date.

Commercial Appraisals (5-8 multi-family, 2-8 mixed use): Appraisals dated fewer than 120 days prior to the note date are acceptable. After 120 days, a new appraisal is required.

1.3.3 - LOAN SEASONING

Loans seasoned beyond the second scheduled payment date due from the borrower are ineligible. N2 Funding may, at its sole discretion, make exceptions regarding loan seasoning.

1.4.0 - BORROWER ELIGIBILITY (06/21/2021)

1.4.1 - RESIDENCY

1.4.1.1 - US CITIZEN

Eligible without guideline restrictions.

1.4.1.2 - PERMANENT RESIDENT ALIEN (04/03/2023)

An individual admitted to the United States as a lawful permanent resident. Lawful permanent residents are legally accorded the privilege of residing permanently in the United States. The Green Card (Form I-551) is evidence of employment authorization.

- Acceptable evidence of permanent residency include the following:
 - O Alien Registration Receipt Card I-551 (referred to as a green card).
 - Alien Registration Receipt Card I-551 (Resident Alien Card) that does not have an expiration date on the back (also known as a green card).
 - Alien Registration Receipt Card I-551 (Conditional Resident Alien Card) that has an expiration date on the back, and is accompanied by a copy of the filed INS Form I-751 (petition to remove conditions).
 - Non-expired foreign passport that contains a non-expired stamp (valid for a minimum of three years)
 reading "Processed for I-551 Temporary Evidence of Lawful Admission for Permanent Residence. Valid until [mm-dd-yy]. Employment Authorized."
- Eligible without guideline restrictions.

1.4.1.3 - NON-PERMANENT RESIDENT ALIEN (10/16/2023)

An individual admitted to the United States as a lawful temporary resident. Lawful non-permanent residents are legally accorded the privilege of residing temporarily in the United States. Lenders must validate the borrower has employment authorization. This may be documented with either an EAD or a VISA permitting employment.



- Borrower Eligibility Requirements
 - Residing in U.S. for at least 2 years; and
 - o Must have been employed in the U.S. for at least 2 years as evidence on the loan application; and
 - Must have valid Social Security Number(s); and
 - Must have established U.S. credit, see Credit Section.
- Employment Status Documentation is required for all borrowers, and may consist of one of the following:
 - o Employment Authorization Documents, provide one of the following:
 - Form I-766 Employment Authorization Document (EAD) (work/permit/card) is required for US employment if the borrower is not sponsored by a current employer.
 - If the EAD will expire within six (6) months of loan application, it is acceptable to obtain a letter from the employer documenting the borrower's continued employment and continued EAD renewal. The employer on the loan application must be the same as on the unexpired EAD. The EAD documentation is acceptable up to 540 days if an automatic extension has been granted.
 - Form I-765 Application for Employment Authorization, the form:
 - Must reflect approval status in the Action Block (upper right-hand corner of the form), or
 - Be accompanied by Form I-797, I-797A, or I-797B conveying approval status.
 - If separate Employment Authorization is not provided, a copy of the Visa permitting employment authorization needs to be included in the credit file. Some common VISA types allowing employment include the following:
 - E-3, H-1B, L, O, and P
 - O Asylum Individuals granted asylum are eligible, documentation includes one of the following:
 - Form I-765 Employment Authorization referencing C08
 - After being granted asylum in the United States, DHS issues a Form I-94, Arrival/Departure Record, to asylees. Form I-94 will contain a stamp or notation, such as "asylum granted indefinitely" or the appropriate provision of law (8 CFR 274a.12(a)(5) or INA 208) to show their employment authorization. The asylee does not need to present a foreign passport with this Form I-94. An asylee can also present an electronic Form I-94 with an admission class of "AY."
- Guideline restrictions:
 - Standard or Alt Documentation limited to 24 months only. Maximum LTV/CLTV limited to 80%
 - DSCR Documentation (Investment Only): Maximum LTV/CLTV 75%
 - Non-occupant co-borrowers are not allowed.
 - o Gift funds are not allowed.

DEFERRED ACTION FOR CHILDHOOD ARRIVALS (07/10/2023)

Deferred Action for Childhood Arrivals (DACA) - On June 15, 2012, the Secretary of Homeland Security announced that certain people who came to the United States as children and meet several guidelines may request consideration of deferred action for a period of 2 years, subject to renewal. They are also eligible to request work authorization. Deferred action is an exercise of prosecutorial discretion to defer removal action against an individual for a certain period of time. Deferred action does not provide lawful status. Individuals who can provide documentation of current DACA status along with work authorization are eligible for financing under the same criteria as a non-permanent resident. The individual is required to have a valid Social Security number, or proof of application for a SSN, along with a 2-year U.S. credit and employment history. Eligible forms of documentation may include the following:

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- Consideration of Deferred Action for Childhood Arrivals Form I-821D
- Application for Employment Authorization Form I-765



Worksheet – Form I-765WS

1.4.1.4 - FOREIGN NATIONAL (10/16/2023)

A Foreign National is a non-resident alien who is not authorized to live or work in the U.S. A Foreign National may periodically visit the U.S. for various reasons including vacation and/or business. To be eligible, the borrower must live and work in another country and be a legal resident of that same country. They may not purchase property intended for use as a primary residence or second home.

Foreign Nationals are not eligible under Elite Plus, Elite, or Plus matrix.

Foreign Nationals are eligible under the following occupancy:

- Non-owner occupied investment
- Canadian citizens eligible for non-owner occupied investment or 2nd home

Foreign Nationals are eligible under the following matrices:

Foreign National (DSCR – Investment properties)

Any borrower(s)/guarantor(s) identified on OFAC sanction list are ineligible. Any borrower(s)/guarantor(s) from Russia and Belarus are ineligible.

FOREIGN RESIDENCY

A foreign national borrower must evidence their primary residence for the country issuing their Passport. Foreign National borrowers may not occupy the subject property as a primary residence.

- A complete loan application (FNMA Form 1003) is required on all loan files reflecting the borrowers address for their primary residence in their country of origin.
- The application must include the borrower's full legal name, phone number, address including flat, floor, unit or house number, street name, city, province/state along with a postal code.
- Borrower to provide a third-party document with an address that matches the primary residence on the application e.g., lease agreement, utility bill, financial statement.
- The <u>Borrower Contact Consent Form</u> is required.

AUTOMATIC PAYMENT AUTHORIZATION (ACH) (06/21/2021)

<u>Automatic Payment Authorization (ACH) Form</u> is required for all foreign national borrowers. Funds must be from a U.S. Bank. The executed (ACH) enrollment form must be included in the closed loan submission package. The (ACH) enrollment form must include the bank routing number, account number, and account type. Borrowers may select a date within the grace period stated on the Note.

FOREIGN NATIONAL PROGRAM SPECIFIC DOCUMENTATION REQUIREMENTS (10/16/2023)

- The following are required as evidence the borrower is in the U.S legally:
 - O Copy of the borrowers valid and unexpired passport (including photograph)
- If a non-U.S. citizen is borrowing with a U.S. citizen, foreign national documentation requirements still apply.
- All parties (borrowers and property sellers) involved in the transaction must be screened through exclusionary
 lists and must be cleared through OFAC's SDN list. A search of Specially Designated Nationals & Blocked
 Persons list may be completed via the US Department of Treasury: http://sdnsearch.ofac.treas.gov/.



- Borrowers from OFAC sanctioned countries are ineligible http://www.treasury.gov/resource-center/sanctions/Programs/Pages/Programs.aspx.
- Individuals with Diplomatic immunity are not eligible, immunity status is listed on the reverse side of the U.S. issued ID card or at: https://2009-2017.state.gov/s/cpr/rls/dpl//index.htm
- Documents signed by Borrowers outside of the United States must be notarized by a U.S. embassy or consular official. The certificate of acknowledgment must meet the standard notarial requirements and must include the embassy or consular seal. If the U.S. embassy or consular official is unavailable, a notary is acceptable if the country, where signing is taking place, is part of the Hague Convention and the signed documents are accompanied by an Apostille. See the following link to determine if the country is part of the Hague Convention: https://travel.state.gov/content/travel/en/records-and-authentications/authenticate-your-document/apostille-requirements.html

Model Apostille forms can be found on the following link: https://www.hcch.net/en/instruments/specialised-sections/apostille

Power of Attorney (POA) is not allowed.

QUALIFYING U.S. CREDIT FOR FOREIGN NATIONAL BORROWERS (07/10/2023)

- For foreign national borrowers with a valid Social Security number, a credit report should be obtained.
 Requirements found in the <u>Credit</u> section of this guide apply.
- Restrictions when qualifying with U.S. credit:
 - Minimum Credit Score: 680
 - Investment property only

QUALIFYING FOREIGN CREDIT FOR FOREIGN NATIONAL BORROWERS (07/10/2023)

- Foreign national borrowers without qualifying U.S. credit (Including borrowers without a valid Social Security number and borrowers with or without an Individual Tax Identification Number) must provide evidence of two (2) open tradelines reporting for two (2) years with activity in the most recent 12 months. No derogatory credit history is permitted within the 2-year history under review. ANY combination of the following is acceptable to arrive at the tradeline requirement:
 - Tradelines evidenced via a U.S. credit report; AND/OR
 - Alternative Tradelines consisting of two of the following:
 - Credit Reference letter(s) from a verified financial institutions in the borrower's country of origin
 - A reference letter must be from an internationally known financial institution.
 - Each letter of reference must state the type and length of the relationship, how the account is held, payment amount, outstanding balance and status of account including a minimum 12-month payment history.
 - A single reference source may provide verification of multiple accounts. Individual account detail must be provided.
 - The letter must mention the borrower by name.
 - Name, title & contact information of the person signing the letter must be included.
 - Currency must be converted to U.S. Dollars and signed and dated by certified translator.
 - All documents must be translated into English.
 - Credit Card Statements minimum of twelve (12) recent credit card statements reflecting a timely payment history.



HOUSING HISTORY - FOREIGN NATIONAL (04/03/2023)

A housing history for the borrower's primary residence is not required. Refinance transactions (including cash out) require the most recent 12-month housing history for the subject property.

FOREIGN NATIONAL INCOME (10/16/2023)

- DSCR Income Doc Type See <u>Section 5.4.0 Debt Service Coverage (Investment Property)</u> for DSCR calculation methods.
- See Foreign National matrix for eligibility.

FOREIGN NATIONAL ASSETS

RESERVES (10/16/2023)

Six (6) months of PITIA reserves are required.

ASSETS HELD IN FOREIGN ACCOUNTS (10/16/2023)

Assets held in foreign accounts may be used as a source of funds to close and to meet applicable reserve requirements. One of the following options may be utilized:

- Transferred to a U.S. domiciled account in the borrower's name at least ten (10) days prior to closing unless
 funds are held in a foreign bank with U.S. branches insured by the FDIC; or
- Verified funds for closing to be wired directly to the closing agent. Wire transfer must include bank name, accountholder name, and account number. Bank used as source of wire transfer must match the bank holding the assets verified in the loan file.

Documenting Assets Held in Foreign Accounts:

- Assets must be verified in U.S. Dollar equivalency at the current exchange rate via either www.xe.com or the Wall Street Journal conversion table
- A copy of the most recent statement of that account.
- See the <u>5.2.2 Asset Documentation</u> section of this guide for eligible sources and types of assets.
- Reserves may remain in a foreign bank account.

GIFT FUNDS

Gift funds are not allowed.

CANADIAN CITIZENS ONLY - 2ND HOME OCCUPANCY (10/16/2023)

• Eligibility and pricing based on the Foreign National program.

Minimum Credit Score	Maximum Loan Amount	Purchase	Rate/Term Refinance	Cash-Out Refinance
400	1,000,000	<i>75</i>	65	65
680	1,500,000	70	60	60

- Doc Type:
 - Standard Doc 12 or 24 Months: See Standard Income <u>Section 5.3.5</u>.
 - Income must be converted to U.S. dollars.

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- Asset Utilization: See Asset Utilization <u>Section 5.3.11</u>.
 - Funds can remain in foreign bank but must be converted to U.S. dollars.
- DTI may not exceed 50%.
 - All debt disclosed on the loan application not already included on the credit report must be factored into the DTI
- Eligible property types: Single Family, 2-4 Units, Condominiums, Condo Hotel
- Canadian credit report is required.
 - Minimum credit score: 680
 - LLPA and eligibility to be based on Canadian credit report score.
 - One (1) credit score is required for each borrower
 - Eligible scores to be provided from Equifax or TransUnion
 - A single score is eligible. However, if two (2) scores are provided, use the lower of the two (2).
 - O Standard Doc 12 or 24 months:
 - The highest score amongst all borrowers is used as the decision credit score
 - Asset Utilization:
 - The lowest score amongst all borrowers is used as the decision credit score.
 - O All debt on the credit report is to be provided by the creditor.
- Reserves: Twelve (12) months are required. Reserves may be reduced to six (6) months with a 5% LTV reduction.
- Borrower must have SIN (Social Insurance Number). SIN beginning with the number nine (9) issued to Temporary Foreign Worker (TFW) is not allowed.
- Copy of Canadian Permanent Resident Card (if applicable) and travel document (Passport)
- Government-issued driver's license or identification card to establish primary residence
- <u>Automatic Payment Authorization (ACH) Form</u> is required

1.4.2 - NON-OCCUPANT CO-BORROWERS (10/16/2023)

Non-occupant borrowers are credit applicants on a principal residence transaction who do not occupy the subject property.

- Primary purchase transaction only.
- Standard Doc only for both the occupant and non-occupant borrower(s).
- Occupying borrower(s) must have a DTI ratio of 60% or less. This excludes the income/debts of non-occupant borrower(s).
 - Overall DTI for all borrowers must adhere to requirements per the program matrix.
- The non-occupant borrower must be included on title for the subject property.
- Borrower(s) and co-borrower(s) must complete and sign a Non-Occupant Co-Borrower Certification similar to the example of a Non-Occupant Co-Borrower Certification in this guide.

1.4.3 - FIRST-TIME HOME BUYERS (10/16/2023)

An individual is to be considered a first-time home buyer (FTHB) who is (1) is purchasing the security property; and (2) had no ownership interest (sole or joint) in a residential property during the three-year period preceding the application date of the security property. Note: An individual who is a displaced homemaker or single parent also will be considered a first-time home buyer if he or she had no ownership interest in a principal residence (other than a joint ownership interest with a spouse) during the preceding three-year time period.

The following requirements apply to first-time homebuyer transactions:

• Primary residence only.



- DTI may not exceed 45%.
- Minimum six (6) months of reserves.
- 12-month rental history, reflecting 0x30, documented per Section 5.1.4 Housing History.
 - o First-time homebuyers without a documented 12-month rental history:
 - DTI may not exceed 43%.
 - LTV may not exceed 80%.

1.4.4 - INELIGIBLE BORROWERS

- Irrevocable Trust
- Land Trust
- Blind Trust
- Borrowers with diplomatic immunity or otherwise excluded from US jurisdiction
- Not-for-profit entity

Any material parties (company or individual) to the transaction listed on HUD's Limited Denial of Participation (LDP) list, the federal General Services Administration (GSA) Excluded Party list, or any other exclusionary list.

1.4.5 - TITLE VESTING AND OWNERSHIP (10/16/2023)

1.3.5.1 - VESTING FOR CONSUMER AND BUSINESS PURPOSE LOANS

Ownership may be fee simple or leasehold title. For more information regarding leaseholds, see <u>Section 5.5.5</u> <u>Leasehold Properties</u>

Title must be in the borrower's name (owner-occupied property) at the time of application for refinance transactions.

Eligible forms of vesting are:

- Individuals
- Inter vivos revocable trust
- Joint tenants
- Illinois land trusts
- Tenants in Common

Ineligible forms of vesting are:

- Land trusts
- IRAs
- Blind trusts

Title vesting in an inter vivos revocable trust is permitted when the requirements set forth in this section are followed. The Fannie Mae® requirements should be followed to the extent this section is silent.

The trust must be established by one or more natural persons, solely or jointly. The primary beneficiary of the trust must be the individual(s) establishing the trust. The trust must become effective during the lifetime of the person establishing the trust. If the trust is established jointly, there may be more than one primary beneficiary as long as the income or assets of at least one of the individuals establishing the trust will be used to qualify for the mortgage.

The trustee must include either:

- The individual establishing the trust (or at least one of the individuals, if two (2) or more)
- An institutional trustee that customarily performs trust functions in, and is authorized to act as trustee under the laws of, the applicable state



The trustee must have the power to hold the title, and mortgage the property. This must be specified in the trust. One or more of the parties establishing the trust must use personal income or assets to qualify for the mortgage.

The following documentation is required:

- If the trust was created under California law:
 - A fully executed Certificate of Trust under Section 18100.5 of the California Probate Code, or
 - A copy of the Trust Agreement.
- If the trust was created under the laws of a state other than California:
 - Attorney's Opinion Letter from the borrower's attorney or Certificate of Trust verifying all the following:
 - The trust is revocable.
 - The borrower is the settler of the trust and the beneficiary of the trust.
 - The trust assets may be used as collateral for a loan.
 - The trustee is:
 - Duly qualified under applicable law to serve as trustee
 - The borrower
 - The settler
 - Fully authorized under the trust documents and applicable law to pledge, or otherwise encumber the trust assets.

1.3.5.2 - VESTING FOR BUSINESS PURPOSE LOANS (INVESTMENT OCCUPANCY)

A Business Purpose Loan where the borrower is an entity is limited to the following structures: Limited Liability Companies, Partnerships, Corporations.

The following requirements apply to all loans vested in an entity:

- Restricted to single-purpose entities for the ownership of business purpose investment property.
- Multi-level entity structures are allowed subject to entity documentation requirements met for all entities.
- Entity must be domiciled in a U.S. State.
- Entity is limited to a maximum of four (4) members or managers.
- At least 50% of the members / managers must be a guarantor and execute a Personal Guaranty. Personal Guaranty form is available on the Investor website.
- A guarantor must have authority to execute loan documents on behalf of the entity.
- Each Entity member providing a Personal Guaranty (full recourse) must complete a FNMA Form 1003 or similar credit application indicating clearly that such document is being provided in the capacity of guarantor.
 Only the debt appearing on the personal credit report of individual(s) providing a personal guaranty needs to be reflected on the FNMA Form 1003 loan application. The application of each member providing a personal guaranty and their credit score, and creditworthiness will also be used to determine qualification and pricing.
- No Correspondent Seller shall suggest or encourage the formation of an Entity for the purpose of obtaining a mortgage loan. Such structures shall be initiated and arranged by the members of the Entity.

GUARANTOR(S) DOCUMENTATION

- Loan Application (e.g., FNMA Form 1003 or other application)
 - Completed for each member of the Entity providing a guaranty
 - o Section labelled "Title will be held in what Name(s)" should be completed with only the LLC name
 - Signed by Individuals
- Credit report from at least one (1) guarantor. See Credit Reports Section.



Loan Documents

- Business purpose loan disclosures as applicable (e.g., GFE, TIL, LE, CD, ECOA)
- O Any state or federally required settlement statement as applicable
- Note, Deed of Trust/Mortgage, and all applicable Riders must be executed by the guarantor in their capacity as authorized signer for the entity. See exhibit for Exhibit Signatures Examples.

Personal Guaranty

- The guaranty must be full recourse
- o The guaranty must reference the Note and loan amount
- Personal guaranties from community property states (AK, AZ, ID, LA, NM, TX, WA, WI) must be accompanied with a Spousal Consent to Pledge. See Spousal Consent Form.

1.3.5.3 ENTITY DOCUMENTATION REQUIREMENTS

• Limited Liability Company (LLC)

- Entity Articles of Organization or Partnership (or equivalent)
- Evidence of good standing
 - Good standing is always required for the state in which the entity was formed (e.g., Certificate, screen short from state website)
- Entity documents authorizing the guarantor to execute loan documents on behalf of the entity (e.g.,
 Operating Agreement, Certificate of Authorization)
 - Foreign LLC Certificate of Good Standing or equivalent if entity not formed in subject property state
 - If not available, a Borrowing Certificate is required.
 - a. Borrowing Certificate (<u>LLC Borrowing Certificate Single Member</u> or <u>LLC Borrowing</u>
 <u>Certificate Multiple Member</u>)
- Entity documents that include a list of members/managers and ownership percentage (e.g., organization structure)
- EIN/Tax Identification Number
 - Single Member LLC may use EIN or the guarantor social security number
 - All multi-member LLCs must have an EIN

Corporation

- o Filed Certificate/Articles of Incorporation and all amendments (or equivalent)
- By-Laws and all amendments
- Evidence of Good Standing
 - Good standing is always required for the state in which the entity was formed (e.g., Certificate, screen shot from state website)
- o EIN/Tax Identification Number
- o Borrowing Resolution/Corporate Resolution granting authority of signer to enter loan obligation
- $\circ \quad \text{Receipt of current year franchise tax payment or clear search}$

Partnership

- o Filed Partnership Certificate (if a general partnership, filing with the SOS may not be required)
- Partnership Agreement and all amendments
- Evidence of Good Standing
 - Good standing is always required for the state in which the entity was formed (e.g., Certificate, screen shot from state website)
- EIN/Tax Identification Number
- O Limited partner consents (where required by partnership agreement).

Documents must be completed and signed as follows:

- Signed as an individual(s):
 - Loan Application (FNMA Form 1003)



- Completed for each member of the Entity providing a guarantee.
- Section labelled "Title will be held in what Name(s)" should be completed with only the LLC name.
- Signed by Individuals
- o Personal Guaranty
 - Completed for each member of the entity providing a guarantee.
 - The guaranty should be executed at loan closing and dated the same date as the Note.
 - Personal Guaranties from community property states (AK, AZ, ID, LA, NM, TX, WA, WI) must be
 accompanied with a Spousal Consent to Pledge. See Spousal Consent Form.
- Signed by the authorized signer for the entity:
 - O Disclosures (e.g., GFE, TIL, LE, CD, ECOA)
 - o Any state or federally required settlement statement as applicable
 - Note, Deed of Trust/Mortgage, and all Riders

1.4.5.1 - POWER OF ATTORNEY (08/29/2022)

A limited Power of Attorney is acceptable when all the following are met:

- It is specific to the transaction;
- It is recorded with the Mortgage/Deed of Trust;
- It contains an expiration date;
- It is used to execute only the final loan documents;
- The Borrower who executed the POA signed the initial FNMA Form 1003;
- An interested party to the transaction (such as seller, broker, loan officer, realtor, etc.) may not act as Power
 of Attorney.
- Not eligible for cash-out transactions or with Foreign National borrowers.

1.4.6 - OCCUPANCY TYPES (12/13/2021)

- Primary Residence A primary residence is a property that the borrower occupies as his or her principal residence. May also be referred to as owner-occupied.
- Second Home A second home is a property occupied by the borrower for some portion of the year. The
 following criteria applies:
 - Restricted to one-unit dwellings
 - Must be suitable for year-round occupancy
 - The borrower must have exclusive control over the property. Cannot be subject to any agreements giving control over occupancy to a management firm, rental pools, or timeshare arrangement.
- Investment Property An investment property is owned but not occupied by the borrower.

1.4.7 - BORROWER STATEMENT OF OCCUPANCY (05/02/2022)

The borrower must acknowledge the intended occupancy of the subject property ("Primary Residence", "Second Home", or "Investment") by completing and signing the appropriate sections of the "Occupancy Certification" found in the Occupancy Certification of this guide.

1.4.8 - BORROWER STATEMENT OF BUSINESS PURPOSE (DSCR - INVESTMENT PROPERTY) (05/02/2022)

All DSCR transactions require the borrower to acknowledge the loan is a business purpose loan by completing and signing the appropriate sections of the <u>Borrower Certification of Business Purpose</u> form in this guide. N2 Funding



reserves the right to decline any loan that may indicate the property is not intended exclusively for investment purposes.

Common occupancy red flags include, but are not limited to:

- Subject property value significantly exceeds the value of the borrower's primary residence.
- The borrower is a first-time homebuyer and currently living rent free or renting his/her primary residence.
- Subject property could reasonably function as a second home.
- Borrower documents show subject property as current residence.

1.5.0 - TRANSACTION TYPES (08/29/2022)

1.5.1 - ELIGIBLE TRANSACTIONS (12/12/2022)

1.5.1.1 - PURCHASE (12/12/2022)

- Proceeds from the transaction are used to finance the acquisition of the subject property.
- LTV/CLTV is based upon the lesser of the sales price or appraised value.
- Assignment of contract or finder's fees reflected on the purchase contract are not eligible to be included in the sales contract price or associated with the LTV/CLTV calculation.
- Ensure the transaction is compliant with the Higher Priced Mortgage Loan appraisal rule. See <u>Section 5.5.2.1</u>
 <u>HPML Appraisal Rule</u> ("Property Flipping") for details.
- The loan file must include a fully executed agreement (purchase contract) of sale and counteroffer (if applicable) reflecting the following:
 - The purchase contract cannot be expired
 - Borrower as the purchaser of the property
 - Seller as the vested owner on title
 - Correct sales price
 - Amount of down payment
 - Closing dates
 - Concessions and seller contributions

1.5.1.2 - RATE/TERM REFINANCE (08/29/2022)

Proceeds from the transaction are used to:

- Pay off an existing first mortgage loan and any subordinate loan used to acquire the property.
- Pay off any subordinate loan not used in the acquisition of the subject property, provided one of the following apply:
 - Closed-end loan, at least 12 months of seasoning has occurred.
 - O HELOC, at least 12 months of seasoning has occurred, and total draws over the past 12 months are less than \$2,000. (For business purpose transactions, any draw over the life of the loan may not have been used for personal use. Business purpose transactions will require a draw history schedule, along with an attestation from the borrower, in the credit file, that none of the advances were used for personal/consumer use).
- Buy out a co-owner pursuant to an agreement.
- Pay off an installment land contract executed more than 12 months from the loan application date.

Other considerations:



- Cash back in an amount not to exceed the lesser of 2% of the new loan amount or \$5,000 can be included in the transaction.
- If the subject property was acquired greater than six (6) months from application date, the appraised value will be used to determine LTV/CLTV. If the property was acquired less than or equal to six (6) months from the application date, the lesser of the current appraisal value or previous purchase price plus documented improvements (if any) will be used to determine LTV/CLTV. The purchase settlement statement and any invoices for materials/labor will be required.
- Refinance of a previous loan that provided cash out, as measured from the previous note date to the application date, and is seasoned less than 12 months, will be considered a cash out refinance.

1.5.1.3 - CASH-OUT (08/29/2022)

- A refinance that does not meet the definition of a rate/term transaction is considered cash-out.
- See Loan/LTV Matrices for maximum cash-out amounts and restrictions.
- A mortgage secured by a property currently owned free and clear is considered cash-out.
- The payoff of delinquent real estate taxes (60 days or more past due) is considered cash-out.
- If the cash-out is for personal, family, or household use, the loan must also meet all applicable federal and state requirements of a consumer loan transaction even if the borrower is a company or the loan was initially intended for business purposes, including but not limited to the requirements of the Truth in Lending Act (15 U.S.C. § 1601 et seq.), Real Estate Settlement Procedures Act (12 U.S.C. § 2601 et seq.), Gramm-Leach Bliley Act (15 U.S.C. §§ 6802-6809), Secure and Fair Enforcement Mortgage Licensing Act (12 U.S.C. § 5601 et seq.) and Homeowners Protection Act (12 U.S.C. § 4901 et seq.).
- Cash-out eligible to satisfy the reserve requirements.
- Loans not eligible for cash-out:
 - o Primary Residence or Second Home properties listed for sale in the past six (6) months.
 - Investment properties listed for sale in the past six (6) months, unless a three (3) year prepay penalty, per requirements in <u>Section 4.4.7 Prepayment Penalty</u> are met.
 - There has been a prior cash-out transaction within the past six (6) months
 - Payoff of a Land Contract/Contract for Deed.
 - Non-Owner Occupied investment property transactions (Investor DSCR) when proceeds from the loan transaction are used for consumer purpose, i.e., payoff personal debt, personal tax lien(s), personal judgments, personal collection, or lines of credit secured by the subject property.
- Cash-Out Seasoning is defined as the time difference between application date of the new loan and the property acquisition date.
 - A minimum borrower seasoning requirement of six (6) months is required for a transaction to be eligible for cash-out.
 - o For properties owned 12 months or longer, the LTV/CLV is based upon the appraised value.
 - o If the cash-out seasoning is less than 12 months, but greater than 6 months, the transaction property value is limited to the lower of the current appraised value or the property's purchase price plus documented improvements.
 - Cash-out seasoning of six (6) months or less is allowed with the following restriction:
 - The Seller has documented that the borrower acquired the property through an inheritance, or was legally awarded the property through divorce, separation, or dissolution of a domestic partnership.

1.5.1.4 - DELAYED FINANCING (10/16/2023)

- Delayed purchase financing is eligible when a property was purchased by a borrower for cash within 180 days of the loan application.
 - The transaction is considered cash out refinance for pricing and eligibility. Cash-in-hand limits do not apply except for Foreign Nationals.
 - Foreign Nationals are subject to max cash-in-hand limits per the Foreign National matrix.



- The original purchase transaction was an arms-length transaction.
- The source of funds for the purchase transaction are documented (such as bank statements, personal loan documents, or a HELOC on another property).
- The maximum LTV/CLTV ratio for the transaction is based upon the lower of the current appraised value or the property's purchase price plus documented improvements.
- o The preliminary title search or report must confirm that there are no existing liens on the subject property
- The new loan amount can be no more than the actual documented amount of the borrower's initial investment subject to the maximum LTV/CLTV for cash-out transactions.

1.5.2 - LISTING SEASONING (07/10/2023)

For all refinances:

• Primary/Second Home:

- Properties previously listed for sale must be seasoned at least six (6) months from the listing contract expiration date to the loan application date.
- O The value will be based on the lesser of the lowest list price or appraised value.

• Investment Properties:

- A listing expiration of less than six (6) months is permitted with a prepayment penalty. If a property is listed for sale, the listing must be cancelled prior to the note date.
- O The value will be based on the lesser of the lowest list price or appraised value.

1.5.3 - NON-ARM'S LENGTH TRANSACTIONS (12/12/2022)

1.5.3.1 - NON-ARM'S LENGTH TRANSACTION (12/12/2022)

Non-arm's length transactions are purchase transactions in which there is a relationship or business affiliation between the seller and the buyer of the property. Examples of non-arm's length transactions include family sales, property in an estate, employer/employee sales, and flip transactions.

When the property seller is a corporation, partnership, or any other business entity, it must be ensured that the borrower is not an owner of the business entity selling the property.

A non-arm's length transaction is not intended to bail out a family member who has had difficulties making their mortgage payment. A thorough review of the title report in these cases is required, as well as the payment history pattern (verification of the Seller's mortgage [VOM]).

1.5.3.2 - ELIGIBLE NON-ARM'S LENGTH TRANSACTIONS (08/29/2022)

- Renter(s) purchasing from landlord.
 - o 24 months of cancelled checks to prove timely payments are required.
 - O A verification of rent (VOR) is not acceptable.
- Purchase between family members.
 - Full Documentation only.
 - \circ Gift of Equity requires a gift letter, and the equity gift credit is to be shown on the CD.
 - Must provide a 12-month mortgage history on the existing mortgage securing the subject property, confirming the Family Sale is not a foreclosure bailout.

1.5.3.3 - NON-ARM'S-LENGTH RESTRICTIONS (04/03/2023)

• Borrower to provide verification of earnest money deposit.



- Maximum LTV/CLTV of 80%.
- For-Sale-By-Owner (FSBO) transactions must be arm's-length.
- Employer to employee sales or transfers are not allowed (e.g., newly constructed properties).
- Property trades between buyer and Seller are not allowed.
- Commission earned by buyer/borrower cannot be used for down payment or monthly PITIA reserves.

1.5.4 - INTERESTED PARTY CONTRIBUTIONS (SELLER CONCESSIONS) (04/03/2023)

Owner Occupied

- Maximum contribution:
 - 6% for LTVs ≤ 80%
 - o 4% for LTV > 80%

Non-Owner Occupied

May not exceed 3%

All Interested Party Contributions must be properly disclosed in the sales contract, appraisal, loan estimate and closing disclosure and be compliant with applicable federal, state, and local law.

Interested party contributions include funds contributed by the property seller, builder, real estate agent/broker, mortgage lender, or their affiliates, or any other party with an interest in the real estate transaction. A borrower participating in the transaction (i.e., borrower acting as their own agent) may contribute funds (i.e., commission) up to the maximum contribution limits referenced above.

Interested party contributions may only be used for closing costs and prepaid expenses (Financing Concessions) and may never be applied to any portion of the down payment or contributed to the borrower's financial reserve requirements. If an Interested Party Contribution is present, both the appraised value and sales price must be reduced by the concession amount that exceeds the limits referenced above.

1.5.5 - ESCROWS - IMPOUND ACCOUNTS (10/16/2023)

Escrow funds/impound accounts are required to be established for all first lien HPML loans purchased by N2 Funding. Escrows may be established for funds collected by the seller, originator or servicer as required to be paid under the security instrument. Escrow funds include, but are not limited to, taxes, insurance (hazard, flood, and other insurance) premiums, water/sewer taxes and ground rents.

Escrow Waivers

- Flood Insurance premiums not allowed to be waived
- Escrow funds/impound accounts can be waived for property taxes and hazard insurance, for non-HPML loans or exempt business purpose loans when the following requirements are met:
 - LTV less than or equal to 80%
 - Minimum decision credit score of 720
 - Minimum 12-months of reserves
 - For all 1st liens, if both taxes and insurance aren't escrowed, LLPA adjustments apply

Second Lien Products

- Escrow accounts are not required on second lien products.
- If the property is located in a flood zone, evidence of flood insurance is required.



1.5.6 - SECONDARY FINANCING (10/16/2023)

- Private-party secondary financing not allowed
- Secondary financing must be subordinated and included in CLTV
- HELOC CLTV must be calculated at the maximum available line amount unless the borrower can provide documentation showing the line of credit is past its draw period.

1.5.7 - PREPAYMENT PENALTY (07/10/2023)

Investment Property Only

Where permitted by applicable laws and regulations on an investment property, a prepayment charge may be assessed in the period between one (1) and five (5) years following the execution date of the Note. The following prepayment structures may be used:

- Six (6) months of interest The prepayment charge will be equal to six (6) months of interest on the amount
 of the prepayment that exceeds 20% of the original principal balance. The charge applies to loans that pay
 off due to sale or refinance, or <u>curtailments</u> that exceed 20% of the original principal balance in a given 12month time period. (Not eligible under cross-collateral, 5-8 unit, or 2-8 mixed use.)
- A fixed percentage of no less than 3% The prepayment charge will be equal to a fixed percentage and
 applied to any <u>curtailment</u> or the entire outstanding principal balance during the prepay period. The charge
 applies to loans that pay off due to sale or refinance.
- Declining structures that do not exceed 5% and do not drop below 3% in the first 3 years. For example: (5%/4%/3%/3%/3%) or (5%/4%/3%/2%/1%) The prepayment charge will be equal to the percentage in effect and applied to any <u>curtailment</u> or the entire outstanding principal balance during the prepay period. The charge applies to loans that pay off due to sale or refinance.

See rate sheet for further detail. The prepayment penalty can be disclosed within the body of the Note or in a separate rider.

The following state restrictions apply:

- Prepayment penalties are not allowed in AK, KS, MI, MN, NM, OH and RI.
- Prepayment penalties are not allowed on loans vested to individuals in IL and NJ.
- Pennsylvania Prepayment penalties are not allowed on loan balances less than an adjusted value as determined by the Dept of Banking & Securities. For calendar year 2023 the base figure amount is \$301,022.
- Only declining prepayment penalty structures are allowed in MS.

SECTION 2 - CREDIT

2.1.0 - CREDIT REPORTS (04/25/2022)

A credit report is required for each individual borrower, including any member of an entity providing a personal guaranty. The credit report should provide merged credit data from the three major credit repositories: Experian, TransUnion, and Equifax. Either a three-bureau merged report, or a Residential Mortgage Credit Report is required.

The credit report used to evaluate a loan may not reflect a security freeze. If the borrower(s) unfreeze credit after the date of the original credit report, a new tri-merged report must be obtained to reflect current and updated information from all repositories.

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2.1.1 - GAP CREDIT REPORTING

A gap credit or Undisclosed Debt Monitoring report is required no more than 10 days prior to loan closing or any time after closing. Any new debt must be included in determining the DTI ratio. Business purpose DSCR transactions are excluded from this requirement.

2.1.2 - FRAUD REPORT (04/03/2023)

Data integrity is crucial to quality loan file delivery and mitigation of fraud risk. All parties to the transaction (Borrowers/Guarantors, Sellers, Brokers, Loan Officers, and Real Estate Agents) must be included in the fraud report performed by an automated fraud and data check vendor solution (i.e., Fraud Guard, CoreLogic, DataVerify, TransUnion TLOxp, LexisNexis: SmartLinx, Instant ID, or other industry recognized fraud and data vendor). A copy of the findings report from the vendor must be provided in the loan file with all "high" alerts, or "red flags" addressed and/or cleared by the seller (lender).

Sellers may clear "high" alerts or "red flags" directly through the vendor solution or with an attestation. The attestation must address each "high" alert, or "red flag" noted in the fraud report. N2 Funding may request additional documentation to address high fraud risk.

Fraud Reports for loans secured by multiple properties (Cross Collateral) do not need to reference every property, all other requirements apply.

2.1.3 - CREDIT INQUIRIES (06/21/2021)

The creditor must obtain verification from borrower in the form of a signed statement attesting that their current obligations are accurate. Additionally, any credit inquiries listed on the report within 90 days of the report date must be explained, DSCR transaction excluded. If new credit was extended, borrowers must provide documentation on the current balance and payment. If no credit was extended, borrower must state the purpose of the inquiry. Sellers must inform borrowers that they are obligated to inform the Seller of any new extension of credit, whether unsecured or secured, that takes place during the underwriting process and up to the consummation of the loan.

2.1.4 - HOUSING HISTORY (10/16/2023)

- For all non-DSCR transactions, a housing payment mortgage history is required for all Real Estate Owned evidencing the payment activity for the most recent 12-months.
- DSCR transactions require a 12-month housing payment history for primary residence and subject property (if refinance). See Housing History - DSCR for Housing History.
- All required payment history will be used for program eligibility
- Housing payments must be paid current as of 45 days of the loan application date
- Any Real Estate Owned free & clear require a Property Profile Report or similar document
 - Property taxes, hazard insurance, and homeowner's association dues (if applicable) are to be verified and included in DTI
- Borrower(s) who sold a primary residence within the past six (6) months, currently residing rent-free, and purchasing a new primary residence are allowed.
 - 12-month mortgage history required on previous primary residence.
- Less than 12-month history is allowed with the following restrictions:
 - O DTI may not exceed 43%.
 - LTV may not exceed 80%.
 - O Any available portion of a 12-month housing history must be paid as agreed.
- If the borrower is renting current residence, then a most recent rental history is required reflecting



paid as agreed.

2.1.4.1 - MORTGAGE VERIFICATION

MORTGAGE(S) ON CREDIT REPORT

The lender must review the credit report to determine the payment status of all reported mortgage accounts for the previous 12 months. Rolling late payments are not considered a single event. Each occurrence of a contractual delinquency is considered individually for loan eligibility.

If a complete 12-month mortgage history is not reported on the credit report, the lender must use one of the following to complete the borrower's payment history:

- Credit supplement; or
- Request for Verification of Mortgage Form completed by the creditor; or
- Loan payment history from the servicer; or
- Borrower's proof of payment (e.g., cancelled check, ACH payment, bank transfer, etc.)

MORTGAGE(S) NOT REPORTING ON CREDIT REPORT

The lender must document mortgage history not reporting on credit report with all the following:

- Request for Verification of Mortgage Form completed by the creditor:
 - o A 12-month mortgage history is required for Elite Plus, Elite, Plus for all properties.
 - A 12-month mortgage history is required for DSCR 1-4 Residential for the borrower/guarantor's primary residence and subject property (if refinance).
- Evidence of monthly payments made by the borrower for most recent 6 months:
 - o Cancelled checks, ACH payment, bank transfer, etc.
 - Payments made in cash are not eligible.
- Copy of Note with terms of the loan:
 - Notes with a balloon feature with an expired maturity date exceeding 30 days require an
 extension to avoid being counted as delinquent.
- If subject transaction is a refinance, mortgage payoff statement is required from the creditor:
 - Payoff statement that reflects late fees, deferred balance, or delinquent interest are subject to housing history and/or credit event criteria.

2.1.4.3 - RENTAL VERIFICATION (04/25/2022)

A 12-month rental history is required for all N2 Funding programs when the borrower is renting their current primary residence. The following documents are required:

- A verification of rent (VOR)
 - o A third-party VOR is required for any file when the borrower is currently renting.
 - Any VOR completed by a private party or any non-institutional landlord must be supported by alternative documentation showing the most recent 6-month history (cancelled checks, rental statements including payment history, etc.).



2.1.4.2 - DEPARTURE RESIDENCE (07/10/2023)

- If the borrower's current principal residence is pending sale but the transaction will not close prior to the subject transaction, the current PITIA and proposed PITIA must be used in qualifying the borrower. The current PITIA may be excluded provided the credit file is documented with the following:
 - O The executed sales contract for the current residence, and
 - Confirmation that any financing contingencies have been cleared.
- If the borrower plans to convert their departure residence to a rental property, the current PITIA and proposed PITIA must be used in qualifying the borrower. The current PITIA may be offset using 75% of the lower of actual or market rent. The rental income must be documented with all the following:
 - Market Rent Analysis, Single Family Comparable Rent Schedule (FNMA Form 1007)
 - Copy of a current lease
 - O Evidence of proof of receipt of damage deposit and first month's rent.

2.1.5 - CONSUMER CREDIT (06/21/2021)

2.1.5.1 - INSTALLMENT DEBT

Installment debt is a monthly obligation with fixed payments and terms. Payments on installments must be included in the borrower's debt-to-income (DTI) ratio.

Payments can be excluded if there are 10 or fewer monthly payments remaining to pay the debt in full. If the payment is substantial and exceeds 5% of the borrower's qualifying income, the overall transaction should be reviewed to ensure the remaining payments will not impact the borrower's ability to handle the new mortgage payment.

Installment debt paid in full or prior to closing can be excluded from the debt-to-income ratio. Supporting documentation, such as a credit supplement or direct verification from the creditor, must be obtained as evidence the debt has been paid in full.

2.1.5.2 - LEASE PAYMENTS

Lease payments must be considered as recurring monthly debt obligations and included in DTI ratio calculation. This is regardless of the number of months remaining on the lease. This is because the expiration of a lease agreement for rental housing or an automobile typically leads to either a new lease agreement, the buyout of the existing lease, or the purchase of a new vehicle or house.

2.1.5.3 - STUDENT LOANS

If a monthly student loan payment is provided on the credit report, the Seller may use that amount for qualifying purposes. If the credit report does not reflect the correct monthly payment, the Seller may use the monthly payment that is on the student loan documentation (the most recent student loan statement) to qualify the borrower. If the credit report does not provide a monthly payment for the student loan, or if the credit report shows \$0 as the monthly payment, the Seller must determine the qualifying monthly payment. For deferred loans or loans in forbearance, the Seller may calculate:

- a payment equal to 1% of the outstanding balance (even if this amount is lower than the actual fully amortizing payment), or
- a fully amortizing payment using the documented loan repayment terms.



2.1.5.4 - DEFERRED INSTALLMENT DEBT

Deferred installment debts must be included as part of the borrower's recurring monthly debt obligations. For deferred installment debts other than student loans, if the borrower's credit report does not indicate the monthly amount that will be payable at the end of the deferment period, the Seller must obtain copies of the borrower's payment letters or forbearance agreements so that a monthly payment amount can be determined and used in calculating the borrower's total monthly obligations.

2.1.5.5 - REVOLVING DEBT

Revolving debt is open-ended debt in which the principal balance may vary from month to month. The minimum required payment, as stated on the credit report or current account statement, should be used to calculate the debt-to-income ratio. If no payment is stated on the credit report, the greater of \$10 or 5% of the current balance should be included in the DTI ratio calculation.

Equity lines of credit secured by real estate should be included in the housing expense. If the credit report does not show a minimum payment amount, the Seller must use 5% of the outstanding balance to be included in the DTI ratio calculation.

Revolving accounts can be paid off prior to or at closing in order to exclude the payment from the debt ratio. Supporting documentation, such as a credit supplement or direct verification from the creditor, must be obtained as evidence the debt has been paid in full.

Any non-mortgage account can be no more than 30 days delinquent at time of application. Any delinquent account must either be brought current or paid off at closing.

All mortgage accounts must be current at application and remain paid as agreed through closing.

2.1.5.6 - OPEN 30-DAY CHARGE ACCOUNTS (12/13/2021)

For open 30-day charge accounts that do not reflect a monthly payment on the credit report, or 30-day accounts that reflect a monthly payment that is identical to the account balance, N2 Funding must verify borrower funds to cover the account balance. The verified funds must be in addition to any funds required for closing costs and reserves.

2.1.5.7 - TIMESHARES

Timeshare obligations will be treated as a consumer installment loan.

2.1.5.8 - BUSINESS DEBT

A business debt is a financial obligation of a business but may also be the responsibility of the business owner, making that person also liable for the debt. If the debt is reflected on the borrower's personal credit report, the borrower is personally liable for the debt, and it must be included in the debt-to-income ratio. When a self-employed borrower claims that a monthly obligation that appears on his or her personal credit report (such as a Small Business Administration loan) is being paid by the borrower's business, the lender must confirm that it verified that the obligation was actually paid out of company funds to exclude the debt.

Any of the following supporting documentation can be included in the credit file to exclude business debt:

- Most recent six (6) months of cancelled checks drawn against the business account
- Tax returns reflecting the business expense deduction
- Business bank account statement showing assets remaining after funds to close and reserve requirements are deducted, with a balance greater than or equal to the balance of the debt.



If the debt is less than six (6) months old, the payment must be included in the DTI ratio.

2.1.5.9 - CONTINGENT LIABILITY ON COSIGNED OBLIGATIONS (DEBT PAID BY OTHERS)

Contingent liability applies, and the debt must be included in the underwriting analysis, if an individual applying for a mortgage is a cosigner/co-obligor on:

- Car loan
- Student loan
- Mortgage
- Any other obligation

If the Seller obtains proof that the borrower is not the party who is repaying the debt, the Seller may exclude the debt. In order to exclude debts from the borrower's DTI ratio, the Seller must obtain the most recent 12 months' canceled checks (or bank statements) from the other party making the payments that document a 12-month payment history with no delinquent payments.

2.1.5.10 - LOANS SECURED BY FINANCIAL ASSETS (04/03/2023)

When a borrower uses his or her financial assets—life insurance policies, 401(k) accounts, individual retirement accounts, certificates of deposit, stocks, bonds, etc.—as security for a loan, the borrower has a contingent liability.

The seller is not required to include this contingent liability as part of the borrower's recurring monthly debt obligations provided the seller obtains a copy of the applicable loan instrument that shows the borrower's financial asset as collateral for the loan. If the borrower intends to use the same asset to satisfy financial reserve requirements, the lender must reduce the value of the asset (the account balance, in most cases) by the proceeds from the secured loan and any related fees to determine whether the borrower has sufficient reserves.

Payment on any debt secured by virtual currency is an exception to the above policy and must be included when calculating the debt-to-income ratio.

2.1.5.11 - CONSUMER CREDIT CHARGE-OFFS AND COLLECTIONS (07/10/2023)

Delinquent credit, such as charge-offs of non-mortgage accounts and collections, have the potential to affect loan position or diminish borrower equity.

- Individual collection and non-mortgage charge-off accounts equal to or greater than \$250, and accounts that total more than \$2,000, must be paid in full prior to or at closing. See below for exceptions:
 - o Medical collections may remain open.
 - A second mortgage or junior lien that has been charged off is subject to foreclosure seasoning periods for grade determination, based on the charge-off date.
 - Collections and charge-offs that have expired under the state statute of limitations on debts may be excluded from the DTI calculation. Evidence of expiration must be documented.
 - For DSCR transactions, charge-offs and collections can be ignored unless they are title impacted.

Charge-offs and collections not excluded by the above bullet points must be paid or may stay open if using one or a combination of both of the following:

- Payments for open charge-offs or collections are included in the DTI (subject to program DTI restrictions). If a payment amount is not known, 5% of the balance may be used as the payment.
- Reserves are sufficient to cover the balance of the charge-offs or collections and meet reserve requirements.



2.1.5.12 - CONSUMER CREDIT COUNSELING SERVICES

Borrower enrollment in Consumer Credit Counseling Services (CCCS) is allowed when a minimum of 12 months have elapsed on the plan, and evidence of timely payments for the most recent 12 months is provided. The CCCS Administrator must also provide a letter allowing the borrower to seek financing on a new home while enrolled in the plan.

A monthly CCCS plan payment must be included in the DTI calculation.

2.1.5.13 - JUDGMENT OR LIENS

All open judgments, garnishments, and all outstanding liens must be paid off prior to or at loan closing.

2.1.5.14 - INCOME TAX LIENS (06/21/2021)

All tax liens (federal, state, and local) must be paid off prior to or at loan closing unless the requirements listed below are met:

- The file must contain a copy of the approved IRS installment agreement with the terms of repayment, including the monthly payment amount and total amount due (Only one plan allowed).
- A minimum of two (2) payments has been made under the plan with all payments made on time and the
 account is current. Acceptable evidence includes the most recent payment reminder from the IRS, reflecting the
 last payment amount and date and the next payment amount owed and due date.
- The maximum payment required under the plan is included in the DTI calculation.
- The balance of the lien, or repayment plan, must be included when determining the maximum CLTV for the program.
- Refinance transactions require a subordination agreement from the taxing authority for liens against the subject property.

2.1.5.15 - DISPUTED TRADELINES (10/16/2023)

- Revolving account: See Revolving Debt Section
- Installment account: See Installment Debt Section
- Mortgage account: Housing history restrictions apply
- Collection/charge-off account: See Consumer Credit Charge-Offs and Collections Section

2.1.6 - BANKRUPTCY HISTORY

Recent bankruptcies are not allowed. All bankruptcies must be settled a minimum of twelve (12) months. Specific programs may have longer periods, see Product Matrices for details. Evidence of bankruptcy resolution is required. The length of time is measured from the discharge/dismissal date to the Note date.

2.1.7 - FORECLOSURE SEASONING

Foreclosures must be completed a minimum of twelve (12) months. Specific programs may have longer periods, see Product Matrices for details. The length of time is measured from the settlement date to the Note date. In the case of a foreclosure which was included in a bankruptcy, the seasoning timeline will start from the earlier of the date of discharge of bankruptcy and the foreclosure completion date.



2.1.8 - SHORT SALE / DEED-IN-LIEU SEASONING

Short Sales and Deeds-in-Lieu of Foreclosures must be completed a minimum of twelve (12) months. Specific programs may have longer periods, see Product Matrices for details.

In the case of a short sale/deed-in-lieu which was included in a bankruptcy, the seasoning timeline will start from the earlier of the date of discharge of bankruptcy and the short sale/deed-in-lieu completion date.

2.1.9 - FORBEARANCE, MODIFICATION, OR DEFERRALS (04/03/2023)

Forbearances, modifications, and deferrals are considered under housing payment history as outlined below:

Greater than 12 Months from Note Date:

Forbearance, loan modifications, or deferrals (including COVID-19 related events) completed or reinstated greater than 12 months from the Note date of the subject transaction and having a 0x30x12 Housing History are allowed under all programs including Prime Ascent.

Within 12 Months of Note Date:

- Forbearance, loan modifications, or deferrals (including COVID-19 related events) completed or reinstated within 12 months of the Note date of the subject transaction will be treated as a 0x90x12 under Credit Ascent Housing History for eligibility and pricing.
- Forbearance, loan modifications, or deferrals (including COVID-19 related events) completed or reinstated within 12 months of the Note date of the subject transaction are not eligible under Prime Ascent Plus, Prime Ascent, Investor Solutions DSCR, 5-8 multi/2-8 mixed use, and/or Cross Collateral.
- Refer to Investor Solutions DSCR and Foreign National Investment matrix for applicable Housing History and Credit Event Seasoning restrictions related to these programs.

2.1.10 - CREDIT SCORE (04/03/2023)

Loan eligibility is based upon the representative credit score, also referred to as the Decision Credit score. A valid Decision Credit score requires at least one (1) borrower to have a minimum of two (2) credit scores. To determine a borrower(s) credit score, use the lower of two (2) or middle of three (3) credit scores.

For a loan file with one borrower, that borrower's score is the decision credit score.

For loan files with multiple borrowers:

- Standard and Alt Documentation: The borrower with the higher monthly income is considered the primary
 borrower and their credit score can be used as the Decision Credit Score. When both borrowers are selfemployed and jointly own the business, the highest score amongst the borrowers is used as the decision credit
 score.
- <u>DSCR Documentation</u>: Determine a decision credit score for each borrower/guarantor (lower of two or middle
 of three), use highest decision credit score amongst all borrowers/guarantors to determine loan eligibility.
- Asset Utilization: Use the lowest score amongst all borrowers who will be on the loan as the decision credit score.



2.1.11 - TRADELINES (12/12/2022)

2.1.11.1 - STANDARD TRADELINES (10/16/2023)

Elite Plus / Elite / Plus / Closed End Second: If the primary borrower has three (3) credit scores, the minimum tradeline requirement is waived. For loans when the primary borrower has less than three credit scores, each borrower must meet the minimum tradeline requirements, unless the co-borrower is the spouse of the borrower. In that case, only one spouse is required to meet the minimum tradeline requirements outlined below.

DSCR: For each borrower who has three (3) credit scores, the minimum tradeline requirement is waived (all borrowers must be evaluated individually). Each borrower with less than three (3) credit scores must meet the minimum tradeline requirements outlined below.

The minimum tradeline requirements are as follows:

- At least three (3) tradelines reporting for a minimum of 12 months, with activity in the last 12 months, or
- At least two (2) tradelines reporting for a minimum of 24 months, with activity in the last 12 months.

Borrowers who do not meet one of the above tradeline requirements, but have a minimum of two credit scores, can alternatively satisfy the tradeline requirement by meeting the requirements below:

- No fewer than eight (8) tradelines are reporting, one (1) of which must be a mortgage or a rental history.
- At least one (1) tradeline has been open and reporting for a minimum of twelve (12) months.
- The borrower has an established credit history of at least eight (8) years.
- Tradelines with recent serious adverse history are not acceptable.
- Student loans can be counted in credit depth as long as they are in repayment and not being deferred.

The following are not acceptable to be counted as tradelines:

- "non-traditional" credit as defined by Fannie Mae[®]
- self-reported tradeline
- any liabilities in deferment status
- accounts discharged through bankruptcy
- authorized user accounts
- charge-offs

- collection accounts
- foreclosures
- deed-in-lieu of foreclosure
- short sales
- pre-foreclosure sales

2.1.12 - OBLIGATIONS NOT APPEARING ON CREDIT REPORT

2.1.12.1 - HOUSING AND MORTGAGE-RELATED OBLIGATIONS (04/25/2022)

Housing and mortgage-related obligations include property taxes, insurance premiums, and similar charges that are required by the creditor (i.e., mortgage insurance), ground rent, and leasehold payments. All properties owned by the borrower must be fully documented in this regard on the Schedule of Real Estate Owned (REO) section of the FNMA Form 1003 loan application. These obligations must be verified (subject to the program criteria) using reasonably reliable records such as taxing authority or local government records, homeowner's association billing statements, or information obtained from a valid and legally executed contract.



2.1.12.2 - CURRENT DEBT OBLIGATIONS, ALIMONY, AND CHILD SUPPORT

A Seller may use a credit report to verify a borrower's current debt obligations, unless the Seller has reason to know that the information on the report is inaccurate or disputed. Obligations that do not appear on the credit report, such as alimony and child support, must be documented through other methods according to Fannie Mae[®] guidelines.

When the borrower is required to pay alimony, child support, or separate maintenance payments under a divorce decree, separation agreement, or any other written legal agreement - and those payments must continue to be made for more than 10 months - the payments must be considered as part of the borrower's recurring monthly debt obligations. However, voluntary payments do not need to be taken into consideration and an exception is allowed for alimony. For alimony obligations, the Seller has the option to reduce the qualifying income by the amount of the alimony obligation in lieu of including it as a monthly payment in the calculation of the DTI ratio. If the Seller exercises this option, a copy of the divorce decree, separation agreement, court order, or equivalent documentation confirming the amount of the obligation must be obtained and retained in the loan file.

2.2.0 - ASSETS (06/21/2021)

THE FOLLOWING APPLY TO ALL TRANSACTIONS UNLESS OTHERWISE STATED.

2.2.1 - ASSET REQUIREMENTS (09/07/2021)

Acceptable asset documentation is required to be included in each loan file. The borrower must meet the minimum contribution amount per the program requirements. Assets should be liquid or able to be liquidated without restriction by the borrower. The documentation requirement for all transactions is a single account statement covering a one (1) month period and dated within 90 days of the loan note date.

2.2.2 - ASSET DOCUMENTATION (10/16/2023)

The following may be used as asset documentation for down payment, closing costs, and reserves. See applicable Loan/LTV matrix for minimum reserve requirement.

- Account statements (e.g., checking, savings, share, or brokerage accounts)
 - Statements must include the following:
 - Name of financial institution
 - Reflect borrower as the account holder (Funds held jointly with a non-borrowing spouse are considered 100% of the borrower's funds)
 - Account number
 - Statement date
 - Time period covered by the statement
 - Available balance in U.S. dollar denomination
 - Assets held in foreign accounts must be translated to English and verified in US Dollar equivalency at the current exchange rate via either http://www.xe.com or the Wall Street Journal conversion table.
- Assets held in a Trust require the following:
 - Obtain written documentation (e.g., bank statements) of the value of the trust account from either the trust manager or the trustee, and
 - O Document the conditions under which the borrower has access to the funds.
- Accounts verified using a third-party vendor participating in the Fannie Mae Day 1 Certainty® process.
- Verification of Deposit completed by the verifying financial institution (FNMA Form 1006).
- Borrowed funds secured by an asset are an acceptable source of funds for the down payment, closing costs, and reserves, since borrowed funds secured by an asset represent a return of equity. Assets that may be used



to secure funds include automobiles, artwork, collectibles, real estate, or financial assets, such as savings accounts, certificates of deposit, stocks, bonds, and 401(k) accounts. When qualifying the borrower, monthly payments on loans secured by non-financial assets must be included in the debt-to-income calculation for non-DSCR transactions. When loans are secured by the borrower's financial assets, monthly payments for the loan do not have to be considered as long-term debt. See Section 5.1.5.10 Loans Secured by Financial Assets for complete details.

Large deposits on any of the above asset documentation must be sourced. Large deposits are defined as any single deposit that represents more than 50% of the borrower's qualifying monthly income. Large deposits do not need to be sourced on DSCR loans.

- Stocks/bonds/mutual funds 100% of the account(s) value may be considered for assets.
- Vested retirement account (e.g., IRA, 401k, Keogh, 403b) 70% of the vested balance may be considered
 for assets. For downpayment and closing costs, if funds haven't been liquidated, confirm the borrower can
 access/withdraw funds.
- Business accounts may be considered for assets. The amount of business assets that may be utilized is limited to the borrower's ownership percentage in the business.
- Cash Value of Life Insurance 100% of the cash surrender value less any loans may be considered for assets.
- Non-regulated Financial Assets
 - Crypto Currency Bitcoin and Ethereum are eligible sources of funds for the down payment, closing costs and reserves. Crypto is not an eligible liquid asset for asset utilization/depletion.
 - Down payment and closing costs: currency must be liquidated and deposited into an established US bank account.
 - Reserves: Loan file must include a statement meeting the requirements under account statements to
 document ownership of the crypto holdings. Current valuation, within 30 days of the loan Note date,
 can only be determined from the Coinbase exchange. 60% of the current valuation will be
 considered eligible funds.

The following are not acceptable as asset documentation:

- Non-vested or restricted stock accounts
- Cash-on-hand
- Sweat equity
- Gift or Grant funds which must be repaid
- Down payment assistance programs
- Unsecured loans or cash advances

2.2.3 - RESERVES (10/16/2023)

- N2 Funding loan program requires minimum reserves as outlined on the N2 Funding Loan\LTV matrices.
- Net proceeds from a cash-out transaction may be used to meet reserve requirements. See matrix for restrictions.
- Reserve requirements are waived for Rate-And-Term Refinance transactions (Applies to loans under Elite, Plus, and DSCR secured by a 1-4 unit property) when the transaction results in a reduction to the monthly principal and interest payment of 10% or greater AND housing history is 1x30x12 or better. Waiver not eligible for DTI greater than 50%. For an Interest Only loan, the reduction is based on the amortizing payment used for loan qualification.
- Reserves for a loan with an Interest Only feature are based upon the Interest Only payment amount.
- For Adjustable-Rate Mortgages (ARM), the reserves are based upon the initial PITIA, not the qualifying payment.

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- Proceeds from a 1031 Exchange cannot be used to meet reserve requirements.
- Gift funds may not be used to meet reserve requirements.

2.2.4 - GIFT FUNDS

Unless otherwise specified, Gift Funds are acceptable if ONE of the following applies:

- 1. For Owner-occupied properties a 5% down payment has been made by the borrower from their own funds.
 - 100% Gift Funds are allowed for Prime Ascent and Credit Ascent using Standard Doc or Alt Doc 24-month Bank Statement loans only, with a maximum LTV of 75%. Borrower(s) must meet both reserve and residual income requirements.
- 2. For Investment properties, a minimum of 10% of the down payment must be made by the borrower from their own funds.

2.2.4.1 - ELIGIBLE DONORS AND DOCUMENTATION (12/12/2022)

A gift can be provided by:

- a relative, defined as the borrower's spouse, child, or other dependent, or by any other individual who is related to the borrower by blood, marriage, adoption, or legal guardianship; or
- a fiancé, fiancée, or domestic partner.
- For any gift provided by a non-US citizen, the donor must be screened against the OFAC Specially Designated Nationals (SDN) list.

The donor may not be, or have any affiliation with, the builder, the developer, the real estate agent, or any other interested party to the transaction.

DOCUMENTATION REQUIREMENTS

Gifts must be evidenced by a letter signed by the donor, called a gift letter. The gift letter must:

- specify the dollar amount of the gift;
- specify the date the funds were transferred;
- include the donor's statement that no repayment is expected; and
- indicate the donor's name, address, telephone number, and relationship to the borrower.

When a gift from a relative or domestic partner is being pooled with the borrower's funds to make up the required minimum cash down payment, the following items must also be included:

- A certification from the donor stating that he or she has lived with the borrower for the past 12 months and will continue to do so in the new residence.
- Documents that demonstrate a history of borrower and donor shared residency. The donor's address must be
 the same as the borrower's address. Examples include but are not limited to a copy of a driver's license, a
 bill, or a bank statement.

VERIFYING DONOR AVAILABILITY OF FUNDS AND TRANSFER OF GIFT FUNDS (06/21/2021)

The lender must verify that sufficient funds to cover the gift are either in the donor's account or have been transferred to the borrower's account and reflected on the most recent bank statement. Acceptable documentation includes the following:



- a copy of the donor's check and the borrower's deposit slip,
- a copy of the donor's withdrawal slip and the borrower's deposit slip,
- a copy of the donor's check to the closing agent, or
- a settlement statement showing receipt of the donor's check.

When the funds are not transferred prior to settlement, the lender must document that the donor gave the closing agent the gift funds in the form of a certified check, a cashier's check, or other official check.

- Gift funds may not be used to meet reserve requirements.
- Gift of Equity allowed for Primary Residence or Second Homes. Must meet all other guidelines for Gift Funds.

2.3.0 - INCOME

2.3.1 - INCOME ANALYSIS (04/25/2022)

THE FOLLOWING APPLY TO ALL INCOME DOCUMENTATION OPTIONS UNLESS OTHERWISE STATED IN THE SPECIFIC SECTION OF THE GUIDELINES.

2.3.1.1 - EMPLOYMENT/INCOME VERIFICATION (04/03/2023)

- A minimum of two (2) year employment history for both wage/salary or self-employment, is required to be
 documented on the loan application (FNMA Form 1003). When the borrower has less than a two-year history
 of employment, the Seller should document positive factors to offset the shorter employment history, such as
 education or training.
- Any gaps in employment that span one or more months must be explained.
- Salary/Wage Earner income derived from employment at a business. Compensation may be based upon a salary, hourly wage, bonus, commission, or overtime.
- Any borrower with a 25% or greater ownership interest in a business/entity or is paid using IRS form 1099 is considered self-employed.
- The following are common business structures:
 - Sole proprietorship
 - Limit Liability Company (LLC)
 - Partnerships
 - S-Corporation
 - Corporation
- If any borrower is no longer employed in the position disclosed on the FNMA Form 1003 at closing, the loan is not eligible.

2.3.1.2 - EARNINGS TRENDS (04/03/2023)

When 24 months of income are analyzed for qualification, year over year income amounts must be compared using the borrower's W-2 forms, signed federal income tax returns, or bank statements. The earnings trends are addressed as follows:

- <u>Stable or increasing</u>: Defined as annual income that is equal to, greater than, or less than 20% below the prior year's income. The income amounts will be averaged.
- <u>Declining but stable</u>: If the 24-month earnings trend shows a decline in borrower income of 20% or more on a year over year basis, but the most recent 12-month earning has stabilized and there is no reason to believe the borrower's employment will change, the most recent 12-month average of income will be used.



2.3.2 - DEBT-TO-INCOME (DTI) RATIO

The Debt-to-Income (DTI) ratio is calculated and reviewed for adherence to N2 Funding guidelines and the inclusion of all income and liability expenses. See the most recent program matrix for applicable details.

The DTI ratio consists of two components:

- 1. Total monthly debt obligations, which includes the qualifying payment for the subject property mortgage loan and other long-term and significant short-term monthly debts.
- 2. Total monthly income of all borrowers, to the extent the income is used to qualify for the mortgage.

The subject property mortgage loan is defined as the borrower's housing payment and includes PITIA and/or principal and interest on any subordinate lien financing.

The property taxes, Homeowner's Insurance (HOI), Flood Insurance, and HOA dues of a primary residence that is owned free and clear will be considered in the borrower's housing history determination and must remain current throughout the transaction.

The maximum DTI ratio for all income documentation types is 50%. A DTI of up to 55% is allowed in some cases for a primary residence, with 24-months of income documentation, and with a minimum residual income of \$3,500. See the Product Matrices for specific program restrictions.

2.3.3 - RESIDUAL INCOME (07/10/2023)

Residual Income is the amount of monthly income remaining once a borrower has paid all monthly debt obligations. Residual Income = Gross Monthly Income minus total monthly debt.

The Minimum Residual Income requirements are calculated using the table below; \$250 is added for the first dependent and \$125 for each additional dependent. A dependent is any person other than the borrower or spouse in the household.

OCCUPANCY	MAXIMUM LTV	MINIMUM RESIDUAL INCOME
Elite — Primary	90%	\$2,500
Elite Plus – Second	75%	\$2,500
Elite — Primary	90%	\$2,500
Elite — Primary — DTI > 50%	80%	\$3,500
Elite — Second	80%	\$2,500
Plus — Primary	85%	\$1,250
Plus – Second	80%	\$2,500

2.3.4 - DOCUMENTATION OPTIONS (04/25/2022)

Standard and Alt Doc income documentation options are available. In addition to wage/salary income, Standard documentation includes various other types of income. See <u>5.3.5.4 - Other Sources of Income</u> for documentation requirements. Income should be calculated and documented according to N2 Funding guidelines. If a specific source of income is not referenced in the Underwriting Guide, the Fannie Mae[®] guidelines for that income source may be used.



2.3.4.1 - IRS FORM 4506-C

A signed copy of IRS Form 4506-C is required in every standard documentation credit file. See specific income documentation type if transcripts are required.

If the transcript request is returned with a code 10, or the borrower is a victim of taxpayer identification theft, the following must be provided to validate income:

- A copy of the IRS rejection with a code of "Unable to Process" or "Limitation"
- Proof of identification theft, as evidenced by one (1) of the following:
 - Proof that the identification theft was reported to and received by the IRS (IRS Form 14039).
 - A copy of the notification from the IRS alerting the taxpayer to possible identification theft.
- In addition to one (1) of the documents above, if applicable, a Tax Transcript showing fraudulent information.
- Record of Account from the IRS Adjusted Gross Income and Taxable Income should match the borrower's
 personal tax return (Form 1040). Validation of prior tax year's income (The income for the current year must
 be in line with prior years.

2.3.4.2 - TAXPAYER FIRST ACT

The Taxpayer First Act includes a provision that persons receiving tax return information must obtain the express permission of taxpayers prior to disclosing that tax return information to any other person. "Tax return information" is defined under the IRS Code, 26 U.S.C. § 6103.

Therefore, if a Seller or servicer obtains tax return information during the origination or servicing of a mortgage loan, the Seller or servicer must obtain express consent from the taxpayer to be able to share the tax information with another party. Such sharing would extend to actual or potential owners of the loan, such as N2 Funding or any other loan participant.

To ensure compliance with the law, the <u>Taxpayer Consent Form</u> has been created. To comply, N2 Funding must include this version of the document in all loan files that include tax returns.

2.3.5 - STANDARD DOCUMENTATION

The Standard Income Documentation option is available to borrowers who meet the requirements listed below. This documentation option is available to borrowers who have experienced recent credit events and allows for higher LTVs for borrowers with clean payment histories.

2.3.5.1 - RESTRICTIONS (04/03/2023)

- See the N2 Funding Matrices for maximum LTV/CLTV and DTI.
- A minimum credit score of 600.
- A minimum two (2) year history of receipt of wage/salary or self-employment income is required.

2.3.5.2 - STANDARD INCOME DOCUMENTATION (24 OR 12 MONTHS) (08/29/2022)

Eligibility and pricing differences exist for the 24 or 12-month documentation options, see Loan/LTV Matrices and rate sheets for details.

WAGE/SALARY INCOME (10/16/2023)



- The borrower's most recent paystubs reflecting 30 days of pay and YTD earnings, along with IRS W-2 forms
 or W-2 transcripts covering the most recent one (1) or two (2) years depending upon documentation option
 selected; or
- Income verification provided by a FNMA approved 3rd party vendor (e.g., The Work Number®) evidencing income from the most recent 1 or 2 years (as applicable) along with year-to-date earnings.
 - o FNMA WVOE Form 1005 is not eligible for standard income documentation (see Alt Doc Written VOE).
- When tax returns are required, as in the case of income earned from subject or non-subject investment property REO, the most recent one (1) or two (2) years of tax returns should be provided. The definition of "most recent" is the last return scheduled to have been filed with the IRS. Any borrower who applied for a tax return extension must provide a copy of the extension in the credit file along with the prior one (1) or two (2) years of tax returns based upon the documentation method selected.

SELF-EMPLOYMENT INCOME (04/03/2023)

- Tax transcripts for the most recent one (1) or two (2) years. In certain cases, tax returns will be required as transcripts will not provide the details required to establish eligible qualifying income for the borrower.

 Or
- The most recent one (1) or two (2) years of tax returns (including evidence of filing). If applicable, both personal and business (including all K-1s and schedules), signed and dated by each borrower.
 - Evidence of filing may include one of the following:
 - IRS Form 8879 e-File Signature Authorization for the provider that prepared the return, or
 - E-mail provided from the software used to prepare the return showing successful submission of the return to the IRS.
 - If evidence of filing is not provided, tax transcripts for personal and corporate (IRS Form 1120) returns are required.
- If the borrower pays themselves wage income, a YTD paystub must be included in the file.
- When analyzing tax returns, the following may be added back to the applicant's income calculation:
 - Depreciation
 - Depletion
 - Business use of home
 - Amortization/casualty loss
 - Ordinary income (loss) from other partnerships
 - Nonrecurring other (income) loss
 - Any expense(s) that can reasonably be documented to be one-time and non-recurring
 - O Net operating loss carryforwards from years prior to the tax returns provided
- If the tax return date exceeds 90 days from the note date, a YTD Profit and Loss Statement (P&L), signed and dated by the borrower, up to and including the most recent month preceding the loan application date and two (2) business checking account statements for the two (2) most recent months reflected on the P&L. The P&L may be either: prepared by a 3rd party or prepared by the borrower. If a gap exists between the tax return ending date and the start date of the YTD P&L, a gap-year P&L is also required. The qualifying income is determined from the tax returns; the P&L is used to determine the stability of that income. The bank statements for the two (2) most recent months must reflect deposits that support the sales from the P&L and the qualifying income from the prior year(s) tax returns.

2.3.5.3 - EMPLOYMENT STATUS (08/29/2022)

In all cases, the borrower's current employment status is required. Employment status can be established as follows:

Wage/salary borrowers:



- A YTD paystub dated within 30 days of Note date, or
- A verbal VOE dated no more than 10 calendar days prior to Note date. Sellers may use any type of verification form. The VOE should include the following data:
 - Borrower name
 - o Loan ID number
 - Current position
 - Verification that borrower's employment is currently active
 - Employer name/company name
 - o Employer contact name and title
 - Name of individual who completed the VOE
 - O Business phone number must be independently verified, or
- A verification via e-mail exchange with the borrower's current employer dated no more than 10 calendar
 days prior to Note date. Due diligence must be conducted to confirm the e-mail address for the employer is
 accurate. The VOE should include the following data:
 - O Work e-mail address of the individual contacted at the employer
 - Borrower name
 - Current position
 - Current employment status

Self-Employed Borrowers:

- If the most recent tax return in the file is dated within 90 days of the note date, no additional verification required.
- If the tax return exceeds 90 days of the note date, a YTD Profit & Loss Statement (P&L) dated within 90 days of note date, along with the two most recent months of bank statements.

2.3.5.4 - OTHER SOURCES OF INCOME

ALIMONY OR CHILD SUPPORT

Alimony or child support income is allowed with third-party documentation evidencing receipt of at least six (6) months. Document the support will continue for at least three (3) years by one of the following:

- Copy of final divorce decree or final separation agreement describing the payment terms.
- Any other type of written legal agreement or court decree describing the payment terms.

AUTO ALLOWANCE

The borrower must have received payments for at least two (2) years. Add the full amount of the allowance to monthly income and the full amount of the lease or financing expenditure to the monthly debt obligations.

CAPITAL GAINS

Capital Gains income must be averaged over two (2) years and documented with the following:

- Most recent two (2) years of personal tax returns, including an IRS Form 1040, Schedule D.
- Third-party documentation to evidence that additional assets may be sold to support the qualifying income.
- The third-party documentation must evidence the capital gain income will continue for a minimum of three (3) years.



Capital losses do not have to be considered.

DISABILITY INCOME - LONG TERM

Generally, long-term disability will not have a defined expiration date and should be expected to continue. Obtain a copy of the borrower's disability policy or benefits statement to verify the following:

- eligibility for the benefits,
- amount and frequency of payments, current proof of receipt,
- and if there is a contractually established termination or modification date.

EMPLOYED BY A RELATIVE

Income for borrowers who are employed by a relative must be verified using Standard Documentation for two (2) years, including the following:

- Federal income tax returns for the most recent two (2) years
- W-2s for the most recent two (2) years
- Paystub(s) covering the most recent 30-day period.

Clarification of the potential ownership of family-owned businesses by the borrowers may also be required. A borrower may be an officer of a family-operated business, but not an owner. Verification of a borrower's status should be provided by written confirmation obtained from a CPA or legal counsel.

EMPLOYMENT OFFERS OR CONTRACTS

For borrower(s) starting new employment, the loan file must contain a copy of an executed offer or contract plus the first paystub. The first paystub must be dated prior to the Note date.

FOREIGN INCOME (09/07/2021)

Foreign income is income earned by a borrower (US Citizen or Perm Resident Alien) who is employed by a foreign corporation or a foreign government and is paid in foreign currency. Borrowers may use foreign income to qualify if they provide copies of the following:

- Signed federal income tax returns or transcripts for the most recent two (2) years that include foreign income.
- Standard documentation requirements based upon the source and type of income.
- Any documents not in English or US currency must be translated.

FOSTER CARE INCOME (08/29/2022)

Income received from a state or county sponsored organization for providing temporary care for one or more children may be considered acceptable stable income if the following requirements are met:

- Verify the foster-care income with letters of verification from the organizations providing the income.
- Documentation verifying that the borrower has received foster care income for a minimum one-year period.
- Qualifying income is based upon the current amount received.

HOUSING/PARSONAGE INCOME



Housing or parsonage income may be considered qualifying income if there is documentation that the income has been received for the most recent 24 months and the allowance is likely to continue for the next three (3) years. The following documentation is required:

- The two (2) most recent years of tax returns are required.
- Written documentation, such as a Written Verification of Employment (WVOE) provided by the church, must be obtained.
- The housing allowance, although not subject to federal income taxes, is subject to self-employment taxes.
 Gross income on Schedule SE of the borrower's IRS Form 1040 should include the housing allowance paid.

The housing allowance may be added to income but may not be used to offset the monthly housing payment.

INTEREST/DIVIDENDS

Verify the borrower's ownership of the assets on which the interest or dividend income was earned. Documentation of asset ownership must be in compliance with the 4.2.0 - Age of Document Requirements section.

- Document a two-year history of the income, as verified by copies of the borrower's federal income tax returns.
- Develop an average of the income received for the most recent two (2) years.
- Subtract any assets used for down payment or closing costs from the borrower's total assets before
 calculating expected future interest or dividend income.

NON-TAXABLE INCOME (12/13/2021)

If the income is verified to be nontaxable, and the income and its tax-exempt status are likely to continue, the seller may develop an "adjusted gross income" for the borrower by adding an amount equivalent to 25% of the nontaxable income to the borrower's income.

NOTES RECEIVABLE INCOME

Note receivable income may be used for qualifying income subject to the following:

- Verify that the income can be expected to continue for a minimum of three (3) years from the date of the mortgage application.
- Obtain a copy of the Note to establish the amount and length of payment.
- Document regular receipt of income for the most recent 12 months using either cancelled checks, bank statements, or federal tax returns.
- Payments on a Note executed within the past 12 months, regardless of the duration, may not be used as stable income.

PENSION, RETIREMENT, ANNUITY (07/10/2023)

If retirement income is paid in the form of a distribution from a 401(k), IRA, or Keogh retirement account, determine whether the income is expected to continue for at least three (3) years after the date of the mortgage Note. In addition, the borrower must have unrestricted access to the accounts without penalty. Document regular and continued receipt of the income with the following:

- Pension/Social Security/VA
 - Award letter(s) from the organizations providing the income, or
 - o Two prior years 1099-R will be acceptable in lieu of award letter, and



- 30-days current proof of receipt
- 401K/Keogh/IRA
 - Account Statement(s) reflecting available balance for withdrawals.
 - One year 1099-R forms,
 - One month proof of current receipt.
 - o Minimum history of withdrawals for 12-months required.

RENTAL INCOME (06/21/2021)

Rental income may be used for qualifying income subject to the following documentation requirements:

- Rental income from other properties must be documented with the borrower's most recent signed federal
 income tax return that includes Schedule E. Leases are required for properties where rental income is being
 used to qualify and the property was acquired during or subsequent to the most recent tax filing year or the
 rental property was out of service for an extended period. For commercial properties a copy of the lease or
 rent roll is required
- Proposed rental income from the comparable rent schedule, reflecting long term rental rates, may be used for qualifying if there is not a current lease or assignment of lease on purchase of an investment property
- Properties with expired leases that have converted to month to month per the terms of the lease will require bank statements for the lesser of 2 months or the time period after the lease expired
- A 25% vacancy factor must be applied to the gross rent used for qualifying. Multiply the gross rent by 75% and subtract the PITIA to arrive at the rental income/loss used for qualifying
- Commercial properties owned on schedule E must be documented with a rent roll and evidence that the primary use and zoning of the property is commercial
- Application of Rental Income:
 - Primary Residence
 - The monthly qualifying rental income (as defined above) must be added to the borrower's total monthly income. (The income is not netted against the PITIA of the property.)
 - The full amount of the mortgage payment (PITIA) must be included in the borrower's total monthly obligations when calculating the debt-to-income ratio.
 - Investment Property
 - If the monthly qualifying rental income (as defined above) minus the full PITIA is positive, it must be added to the borrower's total monthly income.
 - If the monthly qualifying rental income minus PITIA is negative, the monthly net rental loss must be added to the borrower's total monthly obligations.
 - The full PITIA for the rental property is factored into the amount of the net rental income (or loss); therefore, it should not be counted as a monthly obligation.
 - The full monthly payment for the borrower's principal residence (full PITIA or monthly rent) must be counted as a monthly obligation.

RESTRICTED STOCK UNITS (08/29/2022)

Restricted stock units (RSUs) are issued to an employee through a vesting plan and distribution schedule. RSUs give an employee interest in company stock but have no tangible value until vesting is complete. The RSUs are assigned a fair market value when they vest and are considered ordinal income with a portion of the shares withheld to pay income taxes upon vesting. The employee receives the remaining shares and can sell them at their discretion. Restricted stock options may be used as qualifying income when all the following requirements are met:

• Income has been consistently received for the prior two (2) years and is verified it will continue for three (3) years.



- RSU income is calculated using the past two (2) year average.
- If the RSU income is declining, proof of stability must be provided, and the most conservative average used for qualifying.
- Borrowers must be employed at the same company that issued the RSUs.
- Employer must be a publicly traded entity (e.g., a Fortune 500 company).
- Non-vested restricted stock is not an acceptable source of income or reserves.
- Vested RSUs may not be considered as qualifying income if they are also used for down payment, closing costs, and/or reserves.

The following documentation is required:

- Evidence that stock is publicly traded.
- The most recent vesting schedule or issuance agreement showing continuance of RSU income.
- Evidence of the payouts of RSUs for the past two (2) years. Acceptable verification includes any of the following:
 - O Tax returns for the last two (2) years, reflecting RSU income.
 - Year-end paystubs reflecting the RSU payout.
 - An employer-provided statement paired with a brokerage or bank statement, showing the transfer of shares or funds, that includes the (a) date of the payout and (b) the number of vested shares and their cash equivalent distributed to the borrower.

ROYALTY INCOME

- Obtain copies of the following:
 - o Royalty contract, agreement, or statement confirming amount, frequency, and duration of the income.
 - o The borrower's most recent signed federal income tax return, including IRS Form 1040 and Schedule E.
- Confirm that the borrower has received royalty payments for at least 12 months and that the payments will
 continue for a minimum of three (3) years after the date of the mortgage Note.

TEACHER INCOME

Teachers are paid on a 9-month, 10-month, or 12-month basis. The pay structure should be determined before calculating the monthly income. If unable to determine the pay frequency, documentation such as a copy of their contract or documents from the school district's personnel office may be required.

TIP INCOME (08/29/2022)

Tips and gratuity income may be considered if the receipt of such income is typical for the borrower's occupation (i.e., waitperson, taxi driver, etc.). Tip income should be received for at least two (2) years.

Documentation will be based upon the documentation type selected (12 or 24 months). Obtain one (1) or two (2) years of federal income tax returns along with a year-to-date paystub. Income should be averaged over the time-period verified. If the tip income is not reported on the paystubs or tax returns, then it may not be included in qualifying income.

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TRUST INCOME (09/07/2021)



Confirm the trust income by obtaining a copy of the trust agreement or the trustee's statement confirming the amount, frequency, and duration of payments:

- Trustee statement evidencing borrower is a beneficiary and income will continue for three (3) years.
- If the borrower creates the trust as trustee, the assets within the trust must be verified with 3rd party
 documentation (i.e., bank statements). Income will be calculated using asset utilization methodology.
- Unless this income is received monthly, documentation of current receipt of the income is not required if the income is on the borrower's most recent tax return.

UNEMPLOYMENT BENEFIT INCOME

Income derived from unemployment compensation is generally not allowed due to the limited duration of its receipt. Seasonal unemployment, however, can be considered if the borrower is employed in a field where weather affects the ability to work, and where unemployment compensation is often received (i.e., construction). The income can be used to qualify with a two-year employment history in the same field of work and a two-year history of receipt of unemployment compensation. Income should be averaged over the time-period verified.

VA BENEFITS

Document the borrower's receipt of Veteran Administration (VA) benefits with a letter or distribution form from the VA, along with a one-month proof of receipt. Verify that the income can be expected to continue for a minimum of three (3) years from the date of the mortgage Note. (Verification is not required for VA retirement or long-term disability benefits.) Education benefits are not acceptable income because they are offset by education expenses.

VARIABLE - OVERTIME/BONUS/COMMISSION (08/29/2022)

Variable income sources are eligible provided the borrower has a minimum 2-year history of receiving such income in the same line of work. Variable income earned for less than one (1) year may not be used for qualifying income.

Variable earnings must be averaged over the most recent one (1) or two (2) years based upon the documentation type, and include the following:

- Most recent year-to-date pay stub reflecting the variable earnings;
- W-2 forms covering the most recent 1-year or 2-year period;
- A completed Written Verification of Employment FNMA Form 1005 detailing base, overtime, commission, or bonus earnings.

INELIGIBLE INCOME SOURCES (08/29/2022)

- Boarder income
- Educational benefits
- Gambling winnings
- Cannabis (see below)

- Mortgage Credit Certificates
- Mortgage Differential Payments
- Refunds of federal, state, or local taxes

Guidelines for income derived from cannabis:

- Self-employed income (active or passive) derived from a company involved in cultivation, transportation, retailing, etc. is not allowed regardless of percentage of company ownership.
- Income from borrowers who are wage earners in the industry are allowed.



2.3.6 - ALT DOC - BANK STATEMENTS (04/25/2022)

Personal bank statements or business bank statements may be used to document self-employment income.

Bank statements may be obtained from the borrower, or the Seller can use a third-party asset vendor participating in the Fannie Mae Day 1 Certainty® process.

2.3.6.1 - RESTRICTIONS

APPLIES TO PERSONAL/BUSINESS BANK STATEMENTS AND P&L METHODS (10/16/2023)

- See the N2 Funding Matrices for maximum LTV and DTI.
- Borrowers must be self-employed for at least two (2) years. The employment section of the URLA must be completed with a minimum of two (2) years self-employment history.
- The business being used to source income must be in existence for a minimum of two (2) years as evidenced by one of the following:
 - o CPA Letter, or
 - O Business License, or
 - o Bank statement from 24 or more months prior to note date reflecting activity, or
 - Other reasonable evidence of business activity.
- Minimum credit score is 600.
- Nonprofit Entity not eligible.
- Income and expense documentation must be prepared or validated by an acceptable 3rd party source with knowledge of the borrower's business.
- Funds/Deposits in a IOLTA (Trust) ineligible source.
- Tax returns and 4506-C are not required for the bank statement program.
- Alt Doc income may be combined with other income sources that are documented as Standard Doc but not
 associated with self-employment, such as wage income from spouse or domestic partner. When wage income
 is combined with Alt Doc, a tax return is not required for the standard full income documentation. If the 4506C form is provided, Box 8 should be checked to obtain a transcript of W-2 earnings.

2.3.6.2 - BANK STATEMENT OPTIONS/INCOME ANALYSIS (10/16/2023)

In addition to the factors described in the $\underline{5.3.1 - lncome \ Analysis}$ section of this guide, Sellers should consider the following:

- Deposits should be reviewed for consistency.
- Deposits from alternative payment processing applications (i.e., Square, Venmo) are eligible.
- Inconsistent or large deposits should be sourced or excluded from the analysis. The definition of an inconsistent or large deposit is any deposit exceeding 50% of the average monthly sales of the business.
- Changes in deposit pattern must be explained.
- Income documented separately, but included as deposits in the statement under review, must be backed out
 of deposits.

PERSONAL BANK STATEMENT REVIEW

A personal bank account is held in the individual borrower(s) name. The following documentation requirements and analysis methods apply:

Documentation Requirements



- 24 or 12 months of consecutive PERSONAL bank statements, the most recent statement dated within 90-days of the note date.
- Most recent two (2) months of BUSINESS bank statements.
- Verify that the borrower owns 20% of the business by providing one of the following:
 - CPA letter, Tax Preparer letter, operating agreement, or equivalent, reflecting the borrower's ownership percentage.

Calculation Method

- Only transfers or deposits from the business account(s) are eligible deposits. Qualifying income
 calculated using the sum of the total eligible deposits from the statements reviewed divided by the
 number of statements. The most recent bank statement must be consistent with the qualifying income.
- If the personal account is jointly owned, and the joint owner is not an owner of the business, deposits
 that are not readily identifiable as transfers from the business accounts or business deposits must be
 excluded unless sourced.
- ATM deposits may be included if a consistent pattern of such deposits is present.
- Two (2) months of business bank statements, which must:
 - Evidence activity to support business operations.
 - Reflect transfers to the personal account.

BUSINESS AND CO-MINGLED BANK STATEMENT REVIEW

A **business bank statement** used for ongoing operations of the business must reflect the name of the business as completed on the URLA or loan application.

- Verify that the borrower has ownership of at least 25% of the business by providing one of the following:
 - CPA letter, Tax Preparer letter, operating agreement, or equivalent; reflecting the borrower's ownership percentage.
- Net income from the analysis of the bank statements is multiplied by the borrower's ownership percentage to determine the borrower's qualifying income.

A **co-mingled bank statement** is a personal account used by a borrower for both business and personal use. A separate business account is not required.

- Verify that the borrower has 100% ownership of the business by providing one of the following:
 - CPA letter, Tax Preparer letter, operating agreement, or equivalent; reflecting the borrower's ownership percentage.
- The borrower must be the sole owner of the business listed on the URLA or loan application
- Borrower and spouse with combined 100% ownership of the account are eligible

Standard Expense Ratio – (50%)

Documentation Requirements

- A standard 50% expense factor will be applied to the total of eligible deposits.
- 24 or 12 months of consecutive business bank statements, the most recent statement dated within 90 days of the note date.
- If the business operates more efficiently or typically has a materially different expense factor (higher
 or lower than standard expense factor), then an expense factor from a CPA/accountant, IRS Enrolled
 Agent, tax preparer or P&L may be used to determine qualifying income.

Income Calculation Method

• Total deposits from all bank statements, less any inconsistent deposit(s), multiplied by 50%, multiplied by ownership percentage, divided by the number of bank statements reviewed.



- Deposits x (.50) x (ownership %) / 24 or 12 = qualifying income
 - \circ Example: \$360,000 x .50 = \$180,000 x 1.00 = \$180,000 / 12 = \$15,000

3rd Party Prepared Business Expense Statement Letter

Documentation Requirements

- 24 or 12 months of consecutive business bank statements, the most recent statement dated within 90-days of the note date and;
- Business expense statement letter to include:
 - Name of the business
 - Business expenses as a percentage of the gross annual sales/revenue
 - Prepared or reviewed by a 3rd party with knowledge of the business (e.g., CPA/accountant, IRS Enrolled Agent, or tax preparer)
 - Signed by the 3rd party preparer/reviewer

Income Calculation Method

- Total expenses are calculated by multiplying the total deposits by the expense factor provided (subject
 to a minimum total expense percentage of 10%), multiplied by ownership percentage, divided by the
 number of bank statements.
- Deposits x (expense ratio) x (ownership %) / 24 or 12 = qualifying income.
 - \circ Example: \$360,000 x .75 = \$270,000 x .50 = \$135,000 / 12 = \$11,250

3rd Party prepared P&L Statement

Documentation Requirements

- 24 or 12 months of consecutive business bank statements, the most recent statement dated within 90-days of the note date and;
- P&L covering 24 or 12 months (determined by the months of bank statements provided), prepared or reviewed and acknowledged by a CPA/accountant, IRS Enrolled Agent, or licensed tax preparer. Documentation is required to evidence the preparer's business.

Income Calculation Method

- P&L Sales/Revenue must be supported by the provided bank statements. Total deposits reflected on
 the bank statements, minus any inconsistent deposits, must be greater than or no more than 20%
 below the sales/revenue reflected on the P&L. The bank statements and P&L must cover the same
 time period. If the deposits support the sales, qualifying income is the lower of:
 - o The Net Income indicated on the P&L divided by the number of statements (24 or 12), or
 - O Total deposits reported on the bank statements, minus any inconsistent deposits, divided by the number of statements (24 or 12).
- When analyzing the P&L Statement, the following may be added back to the applicant's income calculation:
 - Depreciation
 - Depletion
 - Amortization/casualty loss

2.3.6.3 - NON-SUFFICIENT FUNDS (12/12/2022)

Non-sufficient funds (NSF) or negative balances reflected on the bank statement must be considered. Overdraft protection fees associated with a pre-arranged link to a savings account or line of credit must also be considered unless one of the following conditions exist:



- Overdraft protection from a depository account: Occurrences may be excluded if statements for the linked
 account confirm that (a) the linked account balance at the time of the transfer exceeded the amount of the
 overdraft transfer, (b) the linked account's balance did not report as zero or negative at any point during the
 statement period of the transfer, and (c) the linked account did not itself receive overdraft protection
 proceeds during the statement period of the transfer.
- Overdraft protection from a line of credit: Occurrences may be excluded if statements for the linked account
 confirm that (a) the line's credit limit was not exceeded during the statement period of the transfer, and (b) a
 payment amount which equals or exceeds the sum of all overdraft protection occurrences analyzed in the
 statement period is made within 30 days after the statement close date.
- Occurrences included in the analysis are subject to the following tolerances:
 - O An occurrence is defined as one or more checks returned the same day.
 - o If there are one (1) or more occurrences in the most recent three-month time period, up to three (3) occurrences are allowed in the most recent 12-month time period.
 - o If there are zero (0) occurrences in the most recent three-month time period, up to five (5) occurrences in the most recent 12-month time period are acceptable.
- Exception requests for tolerance deviations must include (a) a letter of explanation from the borrower
 outlining the reason for the occurrences and an explanation of how and when the issue leading to the
 occurrences was rectified, and (b) additional compensating factors outlined by the underwriter supporting the
 viability of income.
- The underwriter must consider the financial strength of a self-employed borrower's business.

2.3.7 - ALT DOC - RENTAL INCOME (07/10/2023)

Rental income may be included in loan qualification for Alt Doc income types, to be considered the following documentation must be provided:

- Long Term Rental:
 - A copy of the lease(s) for the rental property.
 - Must provide two (2) months of proof of the receipt of rental income. The deposits must be to a separate bank account. Any deposits in the business bank statements used in the business income analysis are not eligible.
 - 75% of the verified monthly rental income can be used to offset the PITIA of the rental property.
 - If the deposits cannot be validated in a separate account, the full PITIA of the rental unit must be included in the qualifying DTI ratio.
- If the transaction type is a purchase of an investment property, and income from the subject property is
 considered in the underwriting, proposed rental income from the comparable rent schedule, reflecting long
 term rental rates, may be used for qualifying if there is not a current lease or assignment of lease.
- Short Term Rental:
 - Property leased on a short-term basis utilizing an on-line service such as Airbnb gross monthly rents can be determined by using a 12-month look back period to account for seasonality.
 - Rents for the look back period must be documented with either 12-monthly statements or an annual statement provided by the on-line service. In the event the borrower owns a single rental property, bank statements with deposits clearly identified/sourced as rental income can be substituted. If two or more rental properties owned, statements from an online service must be provided to associate rents received with the specific property.
 - 75% of the verified monthly rental income can be used to offset the PITIA of the rental property.
 - O A screen shot of the online listing must show the property(s) activity marketed as a short-term rental
- Application of Rental Income:
 - Primary Residence



- The monthly qualifying rental income (as defined above) must be added to the borrower's total monthly income. (The income is not netted against the PITIA of the property.)
- The full amount of the mortgage payment (PITIA) must be included in the borrower's total monthly obligations when calculating the debt-to-income ratio.
- Investment Property
 - If the monthly qualifying rental income (as defined above) minus the full PITIA is positive, it must be added to the borrower's total monthly income.
 - If the monthly qualifying rental income minus PITIA is negative, the monthly net rental loss must be added to the borrower's total monthly obligations.
 - The full PITIA for the rental property is factored into the amount of the net rental income (or loss); therefore, it should not be counted as a monthly obligation.
 - The full monthly payment for the borrower's principal residence (full PITIA or monthly rent) must be counted as a monthly obligation.

2.3.8 - ALT DOC - CPA/EA PROFIT & LOSS STATEMENT ONLY (10/16/2023)

Permitted for self-employed borrowers with a minimum of 25% ownership of the business. The Profit & Loss (P&L) must be prepared by a 3rd party Certified Public Accountant (CPA), an IRS Enrolled Agent (EA), or a CTEC registered tax preparer.

- Required documentation:
 - 24 or 12-Month CPA, EA, or CTEC prepared P&L Statement representing total business sales and expenses for the time period covered by the P&L Statement.
 - O Preparer to provide a signed document with the following:
 - Confirmation of review or completion of the most recent tax return or financial statement(s); and
 - Indicate borrower's ownership percentage of the business.
 - Current/active state CPA license number as verified by license or screenshot from state licensing authority.
 - O Current/active IRS Enrolled Agent (EA) certification from IRS (e.g., screenshot of IRS website).
 - Current/active CTEC certification from California (e.g., screenshot of CTEC website).
- Qualifying income
 - Net income from the P&L Statement divided by the time period covered (24 or 12-months) multiplied by the borrower's ownership percentage.
 - Expenses on the P&L must be reasonable for the industry, N2 Funding reserves the right to request additional information.
- The following may be added back to the qualifying income calculation:
 - o Depreciation
 - Depletion
 - Amortization/casualty loss

2.3.9 - ALT DOC - IRS FORM 1099 (04/03/2023)

Permitted for individual(s) earning 100% commission or for independent contractors.

- 1-year or 2-years of 1099s or 1099 transcript(s) permitted
 - One of the following Business expense analysis methods:
 - 90% Net Margin (10% Expense Factor), or
 - 3rd Party prepared P&L (CPA, EA, accountant, tax preparer)
- A minimum 2-year self-employment history is required (e.g., 1099 income) as documented from the Employment section of the loan application.



- Qualifying income is the 12 or 24 monthly average from the total number of 1099's minus the expense factor from the method chosen above
- YTD earnings must be documented when the 1099 reporting period is greater than 90 days from the note date. YTD earnings must support the ongoing receipt of income shown on the 1099s by:
 - O Checks or a single check stub(s) with YTD totals if available, or
 - o Bank statements (YTD).
 - The YTD earnings from the total of check stubs or the tally of deposits from bank statements must be within 10% or greater than prior year earnings.
- The Alt Doc Loan/LTV matrix should be utilized, see the Product Matrices.

2.3.10 - ALT DOC - WRITTEN VERIFICATION OF EMPLOYMENT (07/10/2023)

A written Verification of Employment may be utilized when documenting wages/salary income. The following criteria applies:

- Two year history with the same employer is required.
- Completed FNMA Form 1005
- Minimum credit score:
 - O Prime Ascent 660
 - Credit Ascent 660
- Primary Residence Only
- 24-month 0x30 housing history required.
- Paystubs, Tax Returns, 4506-C, or W-2's not required.
- Eligible for Prime Ascent and Credit Ascent only
 - See Loan/LTV matrix for restrictions.
- Must be completed by Human Resource, Payroll Department or Officer of the Company.
- Two (2) Months Personal Bank Statements required to support the WVOE. The bank statements must reflect
 deposits from the employer supporting at least 65% of gross wage/salary reflected on the WVOE.
- First-Time Home Buyer maximum LTV 70%, no gift funds allowed.
- Borrower(s) employed by family members or related individuals are not eligible.
- An internet search of the business is required with documentation to be included in the credit file to support
 the existence of the business.
- Other sources of income, documented using Alt Doc, are eligible and can be used to determine total household qualifying income.
 - For the borrower utilizing the WVOE, no other active employment income may be utilized, passive income such as rental income can be included.

2.3.11 - ALT DOC - ASSET UTILIZATION (09/07/2021)

Asset Utilization may be used as the sole source of income for loan qualification or to supplement other income sources. When used to supplement other income sources, the minimum asset requirements under the qualification method is waived.

2.3.11.1 - RESTRICTIONS (10/16/23)

- Minimum credit score: 660
- See N2 Funding Matrices for max LTV
- See N2 Funding Matrices for DTI
 - O DTI limits:



- First-time homebuyer (FTHB): 45%
- Less than 12-month housing history: 43%
- o Gift funds not eligible
- Non-occupant co-borrowers not allowed

2.3.11.2 - ASSET UTILIZATION QUALIFYING METHOD (06/21/2021)

Debt Ratio Calculation: Minimum Eligible Assets required is the lower of \$1,000,000 or 150% of the loan balance. Qualifying income based upon Total Assets Eligible for Depletion, less down payment, less out of pocket closing costs, less required reserves, divided by 84. Maximum DTI 43%.

2.3.11.3 - ASSET UTILIZATION INCOME DOCUMENTATION (10/16/2023)

Required documentation consists of the following:

- All individuals listed on the asset account(s) must be on the Note and Mortgage.
- Assets considered for this program must be verified with most recent three (3) monthly account statements, quarterly statement, or a VOD.
- Assets must be seasoned 90 days.

Assets Eligible for Depletion (07/10/2023)

Assets must be liquid and available with no penalty; additional documentation may be requested to validate the origin of the funds:

- 100% of Checking, Savings, Money Market Accounts, and US Treasuries with maturity < 1-year;
- 100% of the cash surrender value of life insurance less any loans may be considered for assets;
- 70% of Stocks, Bonds, and Mutual Funds;
- 70% of Retirement Assets: Eligible if the borrower is of retirement age (at least 59 ½);
- 60% of Retirement Assets: Eligible if the borrower is not of retirement age.

Eligible trust assets include:

- Assets held in a revocable trust where the trustee to the trust is the borrower.
- Assets in an irrevocable trust where the borrower is the beneficiary, and the borrower has immediate access to the assets of the trust.
- Based upon the assets held in the trust, the above asset percentages apply.

2.3.11.4 - ASSETS INELIGIBLE FOR DEPLETION (08/29/2022)

- Equity in Real Estate;
- Privately traded or restricted/non-vested stocks;
- Any asset which produces income already included in the income calculation:
- Any assets held in the name of a business;
- Assets held in an irrevocable trust where the beneficiary of the trust is not the borrower;
- Assets held in a charitable giving trust, donor advised fund, or similar entity where the intended beneficiary is not the borrower.

2.4.0 - DEBT SERVICE COVERAGE (INVESTMENT PROPERTY) (07/10/2023)



Debt Service Coverage Ratio transactions are available to experienced investors purchasing or refinancing investment properties for business purposes. The typical borrower is expected to have a history of managing income-producing rental properties or has a significant equity down payment in a purchase transaction. The borrower is required to execute a Borrower Certification of Business Purpose and an Occupancy Certification. For examples of these forms, see the following links: Borrower Certification of Business Purpose / Occupancy Certification.

2.4.1.1 - BORROWER EXPERIENCE

EXPERIENCED INVESTOR (07/10/2023)

- An experienced investor is an individual borrower having a history of owning and managing commercial or non-owner occupied residential real estate for at least one (1) year in the last three (3) years. For files with more than one borrower, only one borrower must meet the definition.
- Experience can be documented by one of the following:
 - Complete the REO schedule on the <u>FNMA 1003 loan application</u>, or
 - o Provide a property profile report, or
 - Other 3rd party documentation

FIRST-TIME INVESTOR (07/10/2023)

First-Time Investor is a borrower not meeting the Experienced Investor definition, but who currently owns a primary residence for at least one (1) year.

First Time Investors are eligible subject to the following restrictions:

- Minimum credit score: 680
- If reported, no mortgage late payments during the past thirty-six (36) months.
- Minimum of 36-months seasoning from any credit event
- Cash-out transactions not eligible
- First time homebuyers not eligible

DSCR transactions are considered business purpose loans and monthly cash flow is used to determine a DSCR ratio. A DSCR ratio greater than 1.00 reflects a positive monthly cash flow and a DSCR ratio less than 1.00 reflects a negative monthly cash flow but is typically offset by the value of the property securing the loan.

2.4.2 - 1-4 FAMILY RESIDENTIAL PROPERTY (12/12/2022)

2.4.2.1 - PROPERTY INCOME ANALYSIS (12/12/2022)

Gross monthly rents are used to determine the DSCR. A 1007 or 1025 Comparable Rent Schedule survey prepared by the appraiser is required on all DSCR transactions. See the appropriate Long Term or Short Term requirements below for rental income documentation and DSCR calculation.

LONG TERM RENTAL DOCUMENTATION AND DSCR CALCULATION (10/16/2023)

- Purchase Transactions
 - Monthly Gross Rents are the monthly rents established on FNMA Form 1007 or 1025 reflecting long term market rents.



- If the subject property is currently tenant occupied, the 1007 or 1025 must reflect the current monthly
- O A vacant or unleased property is allowed without LTV restriction.
- Refinance Transactions
 - Required documentation:
 - FNMA Form 1007 or 1025 reflecting long term market rents, and lease agreement.
 - If the lease has converted to month-to-month, then provide the most recent two (2) months proof of receipt to evidence continuance of lease. If unable to provide evidence of receipt, the unit will be treated as vacant and subject to the following:
 - Eligibility (LTV) must use the DSCR < 1.00 matrix. Pricing is based upon the DSCR from the gross rents on the 1007.</p>
 - Monthly Gross Rents are determined by the higher of actual lease amount or market rent from 1007/1025. If using a higher monthly actual lease amount, evidence of 2-months of receipt is required, and the lease amount must be within 120% of the estimated market rent from the 1007 or 1025. If the actual rent exceeds the market more than 120%, the rents are capped at 120%.
 - A vacant or unleased property is allowed. Eligibility (LTV) must use the DSCR < 1.00 matrix for all
 properties with any unleased (vacant) units. Pricing is based upon the DSCR from the gross rents on the
 1007.
- DSCR Calculation
 - Debt Service Coverage Ratio is the Monthly Gross Rents divided by the PITIA of the subject property.
 See N2 Funding Eligibility Matrix for required Debt Service Coverage Ratios.
 - O Gross rents divided by PITIA = DSCR

SHORT TERM RENTAL (E.G., AIRBNB, VRBO, FLIPKEY) DOCUMENTATION AND DSCR CALCULATION (10/16/2023)

Short term rentals are properties which are leased on a nightly, weekly, monthly, or seasonal basis.

- Short Term Rental Income Purchase and Refinance Transactions
 - LTV/CLTV limits:
 - Purchase: Lesser of 75%, or the LTV/CLTV based upon the DSCR/FICO/Loan balance matrix.
 - Refinance: Lesser of 70%, or the LTV/CLTV based upon the DSCR/FICO/Loan balance matrix.
 - See matrix for Condo Hotel LTV/CLTV limits.
 - DSCR calculation:
 - Monthly gross rents based upon a 12-month average to account for seasonality required.
 - Gross rents reduced by 20% to reflect extraordinary costs (i.e., advertising, furnishings, cleaning) associated with operating short-term rental property compared to non-short-term property. If the rental documentation referenced below includes expenses, actual expenses should be compared to the 20% expense factor. If actual expenses are less than 20%, a minimum 20% expense factor is required to be utilized. If actual expense exceeds 20%, the actual expense factor should be used.
 - (Gross Rents * .80) divided by PITIA = DSCR.
- Any of the following methods may be used to determine gross monthly rental income:
 - A 1007 or 1025 Comparable Rent Schedule survey prepared by the appraiser reflecting long-term or short-term market rents.
 - The most recent 12-month rental history statement from the 3rd party rental/management service.
 - The statement must identify the subject property/unit, rents collected for the previous 12 months, and all vendor management fees. The rental income will exclude all vendor or management fees.
 - The most recent 12-month bank statements from the borrower evidencing short term rental deposits.

 Borrower must provide rental records for the subject property to support monthly deposits.



- AIRDNA (<u>www.Airdna.co</u>) Rentalizer and Overview reports, accessed using the Explore Short-Term Rental Data, must meet the following requirements:
 - Rentalizer (Property Earning Potential).
 - Only allowed for purchase transaction
 - Gross Rents equal the revenue projection from the Rentalizer Report.
 - a. The gross rents are subject to the application of the 20% extraordinary expense factor.
 - b. Revenue projection equals the average daily rental rate times the occupancy rate.
 - Forecast Period must cover 12 months from the Note date
 - The occupancy rate must be > 60%
 - Must have five (5) comparable properties, all within the same ZIP code
 - Must be similar in size, room count, amenities, availability, and occupancy.
 - Maximum occupancy limited to 2 individuals per bedroom.
 - Overview report (Evaluate a Market):
 - Market score by zip code
 - Market grade must be 60 or greater

2.4.2.2 - DEBT SERVICE COVERAGE RATIO (DSCR) (08/29/2022)

Debt Service Coverage Ratio is the Monthly Gross Income divided by the PITIA (or ITIA for interest-only loans) of the subject property. See N2 Funding Eligibility matrix for required Debt Service Coverage Ratios. See Section 4.1.2 for further guidance regarding Qualifying Payments.

EXAMPLE: SAMPLE DEBT SERVICE COVERAGE RATIO CALCULATION

Single Family Purchase Money Transaction

Monthly PITIA = \$650

Estimated Monthly Market Rent (FNMA Form 1007) = \$850

Existing Lease Monthly Rent = Not Available

Use Market Rent of \$850 (Estimated Monthly Market Rent when a lease is not available for a purchase transaction).

Gross Rents (\$850) \div PITIA (\$650) = DSCR (1.30)

2.4.2.3 - HOUSING HISTORY - DSCR (07/10/2023)

Housing history for the DSCR Doc type is limited to verifying the borrower's primary residence and the subject property if a refinance transaction. The documentation requirements under <u>Section 5.1.4 – Housing History</u> should be followed for verification.

Housing History

- Any mortgage reported on the credit report for any property owned by the borrower needs to be included
 in the housing history eligibility.
- For any non-subject property, non-primary mortgages not reporting to the credit bureau, additional housing history is not required.
- For refinance transactions of the subject property, when the existing financing is a Paid In Kind (PIK) loan, a copy of the note must be provided in the credit file to determine required payments. Notes allowing interest to accumulate during the term of the loan are eligible.

2.4.2.4 - RESTRICTIONS (07/10/2023)

• See N2 Funding Matrices for the maximum LTV/CLTV.



- If the loan amount is < \$150,000 the minimum DSCR is 1.25.
- Minimum credit score of 620.
- No rural properties maximum 2-acres.
- Gift funds permitted after a minimum 10% borrower contribution, documented per <u>5.2.2 Asset</u>
 Documentation
- The borrower may not occupy the subject property at any time.
- Cash-out on an investment property where loan proceeds are used for consumer purposes.

2.4.2.5 - BORROWER APPLICATION (04/25/2022)

- The borrower information section of the loan application (i.e., FNMA Form 1003) should be completed.
- The borrower's contact information must be provided on the loan application (i.e., FNMA Form 1003).
- No proof of borrower income is required.

2.4.2.6 - DEFAULT EVENT

If a loan payment is delinquent for 60 days, N2 Funding loan servicer will enforce the following provision from the 1-4 Family Rider (FNMA Form 3170): Paragraph "G" – Assignment of Leases.

2.4.3 - 5-8 RESIDENTIAL AND 2-8 MIXED USE PROPERTY — (NOTE: OPTION NOT AVAILABLE)

2.4.3.1 - PROPERTY INCOME ANALYSIS (07/10/2023)

- Minimum DSCR >= 1.00
- DSCR = Eligible monthly rents/PITIA (Loans with an interest only feature may use the ITIA payment)
- Loan amounts >= \$2,000,000 require DSCR >= 1.00 and Debt Yield of 9% or greater (Net operating income/Loan amount = 9% or greater)
- Leased Use lower of Estimated market rent or lease agreement.
- Vacant Unit(s) Use 75% of market rents. Max: 1 vacancy on 2-3 Unit properties: 2 vacancies on 4+ Units.
- Reduce qualifying rents by any management fee reflected on appraisal report.
- Copies of any existing leases must be provided (Purchase and Refinance transactions).
- Income from commercial space must not exceed 49% of the total property income.
- If the lease has been converted to month-to-month, then provide the most recent two (2) months proof of receipt to evidence continuance of lease.
- Short-term rental use/income not eligible.

2.4.3.2 - BORROWER EXPERIENCE (04/25/2022)

- Experienced Investors only, borrower must have a history of owning and managing commercial or non-owner occupied residential real estate for at least 1 year in the last 3 years.
- First-time investors are not eligible.

2.4.3.3 - OCCUPANCY (04/25/2022)

- Residential unit(s) not permitted to be occupied by the borrower or the borrower's immediate family.
- Commercial unit(s) may be occupied by the borrower's business.

Eligible Property



- Residential 5 8 Units (Max 2-acres)
- Mixed use 2 8 Units
 - Commercial usage limited to Retail/Office
 - 2-3 Units: Max 1 commercial Unit
 - 4-5 Units: Max 2 commercial Units
 - 6-8 Units: Max 3 commercial Units
 - Commercial space must not exceed 49% of the total building area
- Unleased Units
 - Maximum 1-unit on 2-3 unit property
 - Maximum 2-units on 4+ unit property

2.4.3.4 - PROPERTY CONDITION (12/13/2021)

- No Fair or poor ratings.
- No environmental issues (Storage or use of hazardous material i.e., Dry Cleaners, Laundromat, chemical storage, fuel station, auto body repair)
- No health or safety issues (As noted by appraiser, i.e., broken windows, stairs)
- No excessive deferred maintenance that could become a health or safety issue for tenants
- No structural deferred maintenance, (i.e., Foundation, roof, electrical, plumbing)

2.4.3.5 - PREPAYMENT PENALTY (12/13/2021)

Eligible prepayment penalties limited to either a fixed percentage or declining percentage style

2.4.3.6 - ELIGIBILITY REQUIREMENTS (04/25/2022)

The maximum loan term cannot exceed 30 years.

2.4.3.7 - ASSETS (12/12/2022)

For asset documentation requirements, follow Investor Solutions - DSCR 1-4 Family Residential guidelines. Gift funds are not allowed for 5-8 Residential and 2-8 Mixed Use properties.

2.4.4 - CROSS COLLATERAL - (NOTE: OPTION NOT AVAILABLE)

The term cross collateral loan refers to a single mortgage that covers three (3) or more properties. The properties are held together as collateral on the mortgage, but the individual pieces of real estate may be sold without extinguishing the entire mortgage. Traditional mortgages typically have a "due-on-sale clause", which stipulates that if property secured by the mortgage is sold, the entire outstanding mortgage debt must be paid in full immediately. With a cross collateral mortgage, a partial release clause allows the sale of portions of the secured property and corresponding partial repayment of the loan. This is done to facilitate purchases and sales of multiple units of property with the convenience of a single mortgage.

2.4.4.1 - ELIGIBILITY REQUIREMENTS (07/10/2023)

- Only experienced investors are eligible for cross collateral loans.
- 1-4 residential units are eligible. 5-8 Residential and 2-8 Mixed use property are not eligible.
- Seller to complete cross collateral workbook and upload to portal.
- Mixed transactions (i.e., Purchase, Cash-out) permitted, however, eligibility/pricing is based upon most conservative transaction type.
- DSCR: A Loan DSCR and Property DSCR is required to be calculated.
- The maximum loan term cannot exceed 30 years.



- Loan DSCR:
 - Minimum loan DSCR is 1.20
 - Loan DSCR is calculated as follows:
 - Total of gross rental income for all properties/loan PITIA
- Property DSCR:
 - Minimum DSCR requirements for each property:
 - Amortizing payment 1.00
 - Interest Only 1.20
 - O Property DSCR is calculated as follows:
 - Rental income per property/Allocated loan amount PITIA
 - Rental income documentation/determination see Section 5.4.2 1-4 Family Residential Property
- Property Count: Minimum 3; Maximum 25
- Partial Release: 120% of the allocated balance required to be paid to obtain a partial release.
- Prepayment Penalties: Required subject to State eligibility restrictions.
 - O The prepayment penalty is assessed when:
 - The loan prepays in full during the prepay period; or
 - A partial release payment is made during the prepay period. The prepay penalty amount is based upon the release price.
 - Acceptable structures include the following:
 - 5% fixed up to 5-years
 - Declining structures that do not exceed 5% and do not drop below 3% in the first 3 years. For example: (5%/4%/3%/3%/3%) or (5%/4%/3%/2%/1%)
- Cash Out Seasoning Property value based upon the lower of acquisition cost plus documented improvements or current appraised value for any property acquired within 6-months of the note date.
- Eligible Borrower Types Vesting permitted as follows:
 - Individual(s): U.S. Citizen or Permanent Resident (See <u>4.3.1 Residency</u>)
 - Entities: Limited Liability Company, Partnership, or Corporation (See 4.3.5 Title Vesting and Ownership)
 - o Foreign Nationals: See (<u>4.3.1.4 Foreign National</u>)
- Closing Documentation N2 Funding Business Purpose documents or a similar commercial style closing documents must be utilized.
- Cross Collateral loans cannot be originated or assigned to MERS.

2.4.4.2 - APPRAISAL REQUIREMENTS (12/12/2022)

- 1-4 Units
 - See Appraisal Requirements for 1-4 Unit Residential in section <u>5.5.1.1 Appraisal Requirements -1-4</u>
 Unit Residential for complete criteria.
 - o Review product required: SSR with a score of 2.5 or less, CDA, ARA, or ARR

2.4.4.3 - GROSS RENT DOCUMENTATION REQUIREMENTS (04/25/2022)

PURCHASE

- FNMA Form 1007, if applicable.
- Existing lease agreement(s), if applicable.
 - o If the existing lease is being transferred to the borrower, the Seller must verify that it does not contain any provisions that could affect the first lien position of the subject property.

REFINANCE

- FNMA Form 1007, if applicable.
- Existing lease agreement(s), if applicable.



If subject property leased on a short-term basis is utilizing an on-line service such as Airbnb; gross monthly rents can be determined by using a 12-month look back period; and either 12-monthly statements, or an annual statement provided by the on-line service to document receipt of rental income. In addition, a screen shot of the online listing must show the property is actively marketed as a short-term rental. A 5% LTV reduction is required when using short term rental income to qualify.

DEBT SERVICE COVERAGE RATIO (DSCR) - CALCULATION REQUIREMENTS (12/12/2022)

- Leased property: DSCR is based upon the contracted monthly rent amount from the lease
 - A property is considered Leased" when there is an executed long term (Min. 12 months) lease agreement between the lessor and lessee.
 - O Most recent two months of rent payment per lease agreement is required.
- Unleased and vacant property: DSCR is based upon the estimate of the monthly rent of the subject. The final reconciliation of Market Rent must be based on a 12-month rent schedule.
 - A property is considered unleased and vacant when no long term executed lease is in place. The Borrower should provide the cause of vacancy (Letter of Explanation) for refinance transactions, such as recently completed renovation, tenant turnover, etc.
- Vacancies
 - 1-4 Units Vacant unit qualify at 75% of market rent (Maximum 1 vacancy)

ELIGIBLE TENANT:

- Neither the Borrower(s) nor the borrower's immediate family shall at any time occupy the properties.
- Borrower affiliated tenants are defined as any borrower or guarantor, any affiliate of the borrower/guarantor, any holder of a direct or indirect interest in Borrower or such affiliate, any officer, director, executive employee, or manager of the borrowing entity, and any family member (including spouse, siblings, ancestors, and lineal descendants) of any person or entity described in the preceding.
- Borrower(s) must attest that all tenants are non-borrower affiliated.

LEASE AND OCCUPANCY REQUIREMENTS

- All units must be residential units that are currently occupied and leased to tenants, except that up to 10% of
 the units for a loan may be comprised of units which are currently vacant, but in lease-ready condition.
 Notwithstanding the foregoing, for portfolios of less than 10 units, up to one (1) unit may be vacant in the
 normal course of lease turnover.
- All properties must be either leased to an eligible tenant or in lease ready condition meaning the properties
 have been cleaned, no renovations or repairs to the properties are needed and the properties are
 immediately available to be leased to an eligible tenant.
- Corporate lease agreements are acceptable with lease terms consistent with typical market standards and will be subject to standard market rent verification.
- Lease Agreements that allow Single Room Occupancy (SRO), or boarder leases are not permitted.
- Third-party sale-and-leaseback agreements and contract for deed transactions will not be permitted.
- Leases must be in U.S. dollars.

2.4.4.4 - ASSETS (12/12/2022)

For asset documentation requirements, follow Investor Solutions - DSCR 1-4 Family Residential guidelines. Gift funds are not allowed for 5-8 Residential and 2-8 Mixed Use properties.

2.5.0 - PROPERTY ELIGIBILITY (06/21/2021)



2.5.1 - APPRAISALS

2.5.1.1 - FIRST LIEN APPRAISAL REQUIREMENTS 1-4 UNIT RESIDENTIAL (10/16/2023)

N2 Funding reserves the right to review all valuation reports and determine if the subject property value is supported.

Appraisers must meet all industry standards and be State Certified. State Licensed Appraisers and Trainees are not permitted. All real estate appraisals must be performed according to the Uniform Standards of Professional Appraisal Practice (USPAP) and Fannie Mae® guidelines, including Universal Appraisal Dataset (UAD) requirements. Appraisal assignments must be obtained in a manner that maintains appraiser independence and does not unduly influence the appraiser to meet a predetermined value. N2 Funding reserves the right to restrict the use of any specific appraiser and/or appraisal management company at its discretion.

Sellers are responsible for reviewing the appraisal report for accuracy, completeness, and its assessment of the marketability of the subject property. The Seller needs to determine that the subject property provides acceptable collateral for the loan. For guidance in the manual review of an appraisal report, see the Appraisal Review Guide.

The age and price of the subject property should fall within the age and price range of properties in the subject neighborhood. Comparable properties should be selected from the same neighborhood when possible. Selection of a comparable outside the subject neighborhood should be addressed within the report. For condominiums, at least one comparable should be from outside the subject project. Ideally, comparable sales should be within six months of the report date. Older comparable sales that are the best indicator of value should be addressed in comments by the appraiser.

A Full Interior/Exterior appraisal report, including color photographs, requires use of one of the following forms depending on the property type:

- Uniform Residential Appraisal Report Fannie Mae®/Freddie Mac Forms 1004/70
- Small Residential Income Property Report Fannie Mae[®]/Freddie Mac Forms 1025/72
- Individual Condominium Unit Appraisal Report Fannie Mae[®]/Freddie Mac Forms 1073/465
- Appraisal Update and/or Completion Report Fannie Mae[®]/Freddie Mac Forms 1004D/442
- Single Family Comparable Rent Schedule Fannie Mae[®]/Freddie Mac Forms 1007/1000

Sellers must order appraisals using one of two processes. The appraisal must either be ordered through an Appraisal Management Company (AMC) that complies with Appraiser Independence Requirements (AIR), or via the correspondent's own AIR-compliant process.

APPRAISER LICENSE AND CERTIFICATION (04/25/2022)

The appraisal report forms identify the appraiser as the individual who:

- Performed the analysis, and
- Prepared and signed the original report as the appraiser.

This does not preclude appraisers from relying on individuals who are not state-licensed or state-certified to provide significant professional assistance, such as an appraiser trainee.

An unlicensed or uncertified appraiser, or trainee (or some other similar classification) may perform a significant amount of the appraisal (or the entire appraisal if they are qualified to do so). If an unlicensed or uncertified individual provides significant professional assistance, they must sign the left side of the appraisal certification as the Appraiser if:



- They are working under the supervision of a state-licensed or state-certified appraiser as an employee or sub-contractor,
- The right side of the appraiser certification is signed by that supervisory appraiser, and
- It is acceptable under state law.

APPRAISAL AGE (08/29/2022)

The appraisal should be dated no more than 365 days prior to the Note date.

When an appraisal report will be more than 120 days old on the date of the Note, regardless of whether the property was appraised as proposed or existing construction, the appraiser must inspect the exterior of the property and review current market data to determine whether the property has declined in value since the date of the original appraisal. This inspection and the results of the analysis must be reported on the Appraisal Update and/or Completion Report (FNMA Form 1004D).

- If the appraiser indicates on FNMA Form 1004D that the property value has declined, then the seller must obtain a new appraisal for the property.
- If the appraiser indicates on FNMA Form 1004D that the property value has not declined, then the seller may
 proceed with the loan in process without requiring any additional fieldwork.

Not eligible for N2 Funding purchase: Properties for which the appraisal indicates condition ratings of C5 or C6, or a quality rating of Q6, as determined under the Uniform Appraisal Dataset (UAD) guidelines. N2 Funding will consider purchase if the issue has been corrected prior to loan funding and with proper documentation.

SECOND APPRAISAL (12/13/2021)

A second appraisal is required when any of the following conditions exist:

- The loan balance exceeds \$2,000,000 for either a single property loan or the allocated loan balance of a property within a cross-collateral loan.
 - (2nd appraisal not required when Form 71A Multifamily or a commercial narrative report utilized).
- The transaction is a flip as defined in the Property Flipping section of this guide.
- As required under the Appraisal Review Products section of this guide.

When a second appraisal is provided, the transaction's "Appraised Value" will be the lower of the two appraisals. The second appraisal must be from a different company and appraiser than the first appraisal.

APPRAISAL EVALUATION

NEIGHBORHOOD ANALYSIS

- Neighborhood boundaries should be described using the four (4) cardinal directions, streets, waterways, other geographic features, and natural boundaries that define the separation of one neighborhood from another.
- Neighborhood characteristics should be described with types and sizes of structures, architectural styles, current land uses, site sizes, and street patterns or designs.
- Factors that affect value and marketability should be mentioned in as much detail as possible e.g.,
 proximity of the property to employment and amenities, public transit, employment stability, market history,
 and environmental considerations.



EXISTING CONSTRUCTION (10/16/2023)

- If the appraiser reports the existence of minor conditions or deferred maintenance items that do not affect the safety, soundness, or structural integrity of the property, the appraiser may complete the appraisal "as is." These items must be reflected in the appraiser's opinion of value.
- When there are incomplete items or conditions that do affect the safety, soundness, or structural integrity of the property, the property must be appraised subject to completion of the specific alterations or repairs. These items can include a partially completed addition or renovation, or physical deficiencies that could affect the safety, soundness, or structural integrity of the improvements, including but not limited to, cracks or settlement in the foundation, water seepage, active roof leaks, curled or cupped roof shingles, or inadequate electrical service or plumbing fixtures. In such cases, the Seller must obtain a certificate of completion from the appraiser before the mortgage is closed.
- Permanent and Functioning Heat Source A permanent heat source is required except for properties located
 in geographic areas where it is typical not to have heat source and has no adverse effect on marketability.

SUBJECT SECTION

The appraiser is required to research and identify whether the subject property is currently for sale or if it has been offered for sale in the 12 months prior to the effective date of the appraisal. If the answer is 'No,' the data source(s)

used must be provided. If the answer is 'Yes,' the appraiser must report on each occurrence or listing and provide the following information:

- Offering price(s)
- Offering date(s)
- Data source(s) used
- For example, if the subject property is currently listed for sale and was previously listed eight months ago, the appraiser must report both offerings.

ACTUAL AND EFFECTIVE AGES

There is no restriction on the actual age of the dwelling. Older dwellings that meet general requirements are acceptable. Improvements for all properties must be of the quality and condition that will be acceptable to typical purchasers in the subject neighborhood. The relationship between the actual and effective ages of the property is a good indication of its condition. A property that has been well-maintained generally will have an effective age somewhat lower than its actual age. On the other hand, a property that has an effective age higher than its actual age probably has not been well-maintained or might have a specific physical problem. In such cases, the Seller should pay particular attention to the condition of the subject property in its review of any appraisal report. When the appraiser adjusts for the "Year Built," he or she must explain those adjustments.

ACCESSORY UNITS (10/16/2023)

N2 Funding will purchase a one-unit property with an accessory unit. An accessory unit is typically an additional living area independent of the primary dwelling unit and includes a fully functioning kitchen and bathroom. Some examples may include a living area over a garage and basement units. Whether a property is defined as a one-unit property with an accessory unit or a two-unit property will be based on the characteristics of the property, which may include, but are not limited to, the existence of separate utilities, a unique postal address, and whether the unit is rented. The appraiser is required to provide a description of the accessory unit and analyze any effect it has on the value or marketability of the subject property.



If the property contains an accessory unit, the property is eligible under the following conditions:

- The property is defined as a one-unit property with an accessory unit.
 - O Multiple accessory units are not permitted.
- The appraisal report demonstrates that the improvements are typical for the market through an analysis of at least one comparable property with the same use.
- Rental income may be used for the accessory unit subject to the following:
 - O Appraisal to reflect zoning compliance is legal
 - Permit is not required to establish zoning compliance
 - O Appraisal to include at least one comp with an accessory unit.
 - Refinance The market rent for the accessory unit should be documented on FNMA Form 1007 and the file must include a copy of the current lease with two (2) months proof of current receipt.
 - o Purchase
 - Owner-Occupied/2nd Home: Income from the accessory unit may not be used as qualifying income
 - Non-Owner-Occupied: Use the lower of the market rent on FNMA Form 1007 or actual rent.

OUTBUILDINGS

A Seller must give properties with outbuildings special consideration in the appraisal report review to ensure that the property is residential in nature. Descriptions of the outbuildings should be reported in the Improvements and Sales Comparison Approach sections of the appraisal report form.

TYPE OF OUTBUILDING	SUITABILITY
Minimal outbuildings, such as small barns or stables, that have relatively insignificant value in relation to the total appraised value of the subject property	The appraiser must demonstrate, using comparable sales with similar amenities, that the improvements are typical of the residential properties in the subject area for which an active, viable residential market exists.
An atypical minimal building	The property is acceptable provided the appraiser's analysis reflects little or no contributory value for it.
Significant outbuildings, such as silos, large barns, storage areas, or facilities for farm-type animals	The presence of the outbuildings may indicate that the property is agricultural in nature. The Seller must determine whether the property is residential in nature, regardless of whether the appraiser assigns value to the outbuildings.

TRANSFER OF APPRAISAL (10/16/2023)

First Lien Transaction

• A transferred appraisal report is acceptable provided the report meets the lender's appraisal requirements for independence.

Second Lien Transactions

• A transferred appraisal is not eligible.



2.5.1.2 - APPRAISAL REQUIREMENTS 5-8 RESIDENTIAL AND 2-8 MIXED USE

5-8 UNIT RESIDENTIAL PROPERTIES (07/10/2023)

A full interior inspection with photos is required for all units. The sales comparison approach should be used as the appraised value.

One of the following appraisal forms are acceptable:

- FHLMC Form 71A, FNMA Form 1050 or similar short form can be used to appraise 5+ residential properties,
- A narrative report can be utilized and must include the sales approach with repeat sales analysis in value determination.

2-8 MIXED USE PROPERTIES (10/16/2023)

Commercial use is limited to retail or office space, or restaurants. Residential or commercial zoning acceptable.

One of the following appraisal reports are acceptable:

- General Purpose Commercial Forms (i.e., GP Commercial Summary Form available from CoreLogic a la mode), or
- A narrative report can be utilized and must include the sales approach with repeat sales analysis in value determination.

Regardless of the report type, the following are required:

- A full interior inspection with photos is required for all units.
- Commercial space must not exceed 49% of the total building area.
- The sales comparison approach should be used as the appraised value.

APPRAISAL ATTACHMENTS REQUIRED (APPLIES TO RESIDENTIAL AND MIXED USE) (10/16/2023):

- Rent Roll
- Income and Expense Statement
- Photos of subject including exterior/interior and street scene
- Aerial photo
- Sketch or floor plan of typical units
- Map
- Appraiser qualifications

PROPERTY CONDITION

- No fair or poor ratings
- No environmental issues (Storage or use of hazardous material i.e., Dry Cleaners, Laundromat)
- No health or safety issues (As noted by appraiser, i.e., broken windows, stairs)
- No excessive deferred maintenance that could become a health or safety issue for tenants
- No structural deferred maintenance, (i.e., Foundation, roof, electrical, plumbing)



5.5.1.3 - SECOND LIEN APPRAISAL REQUIREMENTS (10/16/2023)

All second lien loans will require a primary and secondary valuation product. Primary valuation products are referenced below. See 5.5.1.4 – Review Requirements for eligible valuation products.

HPML loans that are not Qualified Mortgages require a full appraisal with an interior inspection, regardless of the loan balance.

Loan Amount <=\$250,000 (One of the following required)

- AVM from approved vendor with acceptable FSD and a new Property Condition Report with acceptable findings, or
- Exterior Drive-By appraisal (Hybrid or 2055), or
- New Appraisal (FNMA Form 1004/1073)
- Prior 1st lien appraisal dated within 12 months of subject loan Note Date allowed subject to the following:
 - o A new Property Condition Report with acceptable findings; and
 - o Recertification of value by appraisal review product from an approved; and
 - Loan must be originated by same lender as the first.

Loan Amount >\$250,000 (One of the following required)

- New Appraisal (FNMA Form 1004/1025/1073), or
- Prior 1st lien appraisal dated within 12 months of subject loan Note Date allowed subject to the following:
 - O Loan must be originated by same lender as the first; and
 - A new Property Condition Report with acceptable findings; and
 - O Recertification of value by original appraisal; and
 - AVM from approved vendor with acceptable FSD.
 - The transaction value is the lower of the Prior Appraisal value or the current AVM.

AVM VENDORS

THE FOLLOWING AVM VENDORS ARE ACCEPTABLE:			
AVM Vendor	Acceptable FSD Score at 90%		
Clear Capital	<=0.13		
Collateral Analytics	<=0.10		
House Canary	<=0.10		
Red Bell Real Estate	<=0.10		

PROPERTY CONDITION REPORTS

When required, a Property Condition Report (i.e., Clear Capital Property Condition Inspection) should be obtained to include an exterior photo of the subject property along with a rating of the property's physical condition and characteristics.

2.5.1.3 - APPRAISAL REVIEW REQUIREMENTS

APPRAISAL REVIEW PRODUCTS 1-4 RESIDENTIAL PROPERTY (10/16/2023)

An appraisal review product is required on every loan file unless a second appraisal is obtained. The appraisal review product should provide an "as is" value for the subject property (the "Appraisal Review Value") as of the date of the subject loan transaction.

The following options are eligible review products:



- The Seller may submit the appraisal report to Collateral Underwriter® (CU®) or Loan Collateral Advisor® (LCA). An eligible score is 2.5 or less. The file must include a copy of the Submission Summary Report (SSR). (Only one score required, if both scores (CU & LCA) provided, both required to be 2.5 or less). If the score exceeds 2.5, the file must include either an enhanced desk review, field review, or second appraisal; or
- An enhanced desk review product from one of the following choices:
 - ARR from Stewart Valuation Intelligence FKA Pro Teck
 - CDA from Clear Capital
 - ARA from Computershare
 - CCA from Consolidated Collateral Analysis
- If the enhanced desk review product reflects a value more than 10% below the appraised value or cannot
 provide a validation, the file must include either a field review or a second appraisal. A field review or a
 second appraisal is acceptable. These may not be from the same appraiser or appraisal company as the
 original report.
- For Closed End Seconds, if the primary valuation is an AVM, an AVM can also be used as the secondary valuation product.
 - o If two AVMs are ordered, the AVM with the higher FSD will be treated as the primary valuation product. The second AVM will be treated as the secondary valuation product and must support the primary AVM within 10% below the appraised value, then the BPO value is used to determine the loan LTV.
 - o In Pennsylvania and North Carolina, a commercial evaluation product is used instead of the BPO product.

APPRAISAL REVIEW PRODUCT 5-8 RESIDENTIAL AND 2-8 MIXED USE (04/03/2023)

- A commercial sales and income Broker Price Opinion (BPO) is required. The appraised value is considered
 valid if the BPO is greater than or not more than 10% below the value of the appraisal. If the BPO is more
 than 10% below the appraised value, then the BPO value is used to determine the loan LTV.
- In Pennsylvania and North Carolina, a commercial evaluation product is used instead of the BPO product.

2.5.1.4 - MINIMUM PROPERTY REQUIREMENTS (12/13/2021)

MINIMUM SQUARE FOOTAGE				
Single Family	Condominium	2-8 Units		
700 sq. ft.	500 sq. ft.	400 sq. ft per individual unit		

All properties must:

- Be improved real property.
- Be accessible and available for year-round residential use.
- Contain a full kitchen and a bathroom.
- Represent the highest and best use of the property.
- Not contain any health or safety issues.

2.5.1.5 - PERSONAL PROPERTY

Any personal property transferred with a real property sale must be deemed to have zero transfer value, as indicated by the sales contract and the appraisal. If any value is associated with the personal property, the sales price and appraised value must be reduced by the personal property value for purposes of calculating the LTV/CLTV.



2.5.1.6 - ESCROW HOLDBACKS

Escrow holdbacks are not allowed. Any repair or maintenance required by the appraiser must be completed prior to loan purchase. N2 Funding will not acquire any loan with an escrow holdback.

2.5.1.7 - DECLINING MARKETS (10/16/2023)

The loan transaction is subject to an LTV/CLTV cap, program specific, if the property is in a declining market. Declining markets are determined by a) property location in a State/CBSA identified by N2 Funding, or b) the appraisal report reflects a declining market under housing trends. The State/CBSA table is located by using the link in the Loan/LTV matrix. The program specific LTV/CLTV caps are as follows:

- Elite Plus
 - 85% LTV Purchase
 - o 75% LTV Refinance
- Elite
 - o 85% LTV Purchase
 - o 80% Refinance
- Plus
 - o 80% LTV Purchase
 - o 75% LTV Refinance
- DSCR
 - o 75% LTV Purchase
 - o 70% LTV Refinance
- 5-8 Multi/2-8 Mixed use, Cross-collateral, Foreign National
 - O Maximum LTVs don't require a market adjustment
- Closed End Second
 - o 80% LTV/CLTV

2.5.2 - PROPERTY TYPES

2.5.2.1 - ELIGIBILE PROPERTIES (04/03/2023)

- Single Family Detached
- Single Family Attached
- 2-4 Unit residential properties
- 5-8 Unit residential properties (DSCR only)
- 2-8 Mixed Use (DSCR only)
 - o 2-3 Units: Max 1 commercial Unit
 - 4-5 Units: Max 2 commercial Units
 - 6-8 Units: Max 3 commercial Units
- Condominium (See <u>Section 5.5.8 Condominiums</u> for complete condominium eligibility criteria)
- Condo hotels (See <u>Section 5.5.8.3 Condominium Hotels</u> for complete condominium eligibility criteria)
- Modular homes
- Properties of 20 acres or less
- Leaseholds (in areas where leaseholds are common)

TILA HIGHER PRICED MORTGAGE LOANS (HPML) APPRAISAL RULE 1026.35(A)(1) (PROPERTY FLIPS) (07/10/2023)



- Applies to covered HPML transactions.
 - Qualified Mortgages (QM) are excluded.
- A property is considered a "flip" if either of the following are true:
 - The price in the borrower's purchase agreement exceeds the property Seller's acquisition price by more than 10% if the property Seller acquired the property 90 or fewer days prior to the date of the borrower's purchase agreement.
 - The price in the borrower's purchase agreement exceeds the property Seller's acquisition price by more than 20% if the property Seller acquired the property 91-180 days prior to the date of the borrower's purchase agreement.
 - The acquisition date is the day the seller became the legal owner. The purchase date is the day the borrower and the seller sign the home purchase agreement. Start with the day after the acquisition date and count up to and including the purchase date.
- If the property is a "flip" as defined above, the following additional requirements apply:
 - O A second appraisal must be obtained.
 - o If the loan is subject to Regulation Z, a copy of the second appraisal must be provided to the borrower in compliance with the federal HPML requirements.
 - The second appraisal must be dated prior to the loan consummation/note date.
 - O The property Seller on the purchase contract must be the owner of record.
 - Increases in value should be documented with commentary from the appraiser and recent comparable sales.
 - Sufficient documentation to validate the actual cost to construct or renovate (e.g., purchase contracts, plans and specifications, receipts, invoices, lien waivers, etc.) must be provided, if applicable.

2.5.2.2 - INELIGIBLE PROPERTIES (04/03/2023)

- Vacant land or land development properties
- Properties not readily accessible by roads that meet local standards
- Properties not suitable for year-round occupancy, regardless of location
- Agricultural properties (including farms, ranches, or orchards)
- Manufactured or Mobile homes
- Co-op/timeshare hotels
- Cooperative share loans
- Properties used as boarding houses, bed/breakfast, or single room occupancy
- Properties with zoning violations
- Dome or geodesic homes
- Assisted living facilities
- Homes on Native American Land (Reservations)
- Log homes
- Hawaii properties located in lava zones 1 and/or 2
- Houseboats
- Fractional ownership
- Properties used for the cultivation, distribution, manufacture, or sale of marijuana
- Rural property:
 - A property is classified as rural if:
 - The appraiser indicates in the neighborhood section of the report a rural location; or
 - The following two (2) conditions exist:
 - The property is located on a gravel road, and
 - Two of the three comparable properties are more than five (5) miles from the subject property.



2.5.3 - ACREAGE LIMITATIONS (06/21/2021)

- A maximum of 20 acres (DSCR transactions limited to 2 acres)
- No truncating allowed

2.5.4 - STATE ELIGIBILITY

Nationwide - excluding Puerto Rico, Guam, and the US Virgin Islands

2.5.4.1 - TEXAS HOME EQUITY LOANS 50(a)(6)

A Texas Section 50(a)(6) mortgage is a home equity loan originated under the provisions of Article XVI, Section 50(a)(6), of the Texas Constitution, which allow a borrower to take equity out of a homestead property under certain conditions. All loans must comply with the requirements listed in the Texas Constitution. Do not rely on N2 Funding categorization of refinance loans for purposes of determining whether compliance with the provisions of Texas Constitution Section 50(a)(6) is required. Sellers should consult with their counsel to determine the applicability of Texas Constitution Section 50(a)(6) to a specific transaction.

2.5.4.2 - NEW YORK - CEMA

Not applicable.

2.5.5 - LEASEHOLD PROPERTIES

In areas where leasehold estates are commonly accepted and documented via the Appraisal, loans secured by leasehold estates are eligible for purchase. The mortgage must be secured by the property improvements and the borrower's leasehold interest in the land. The leasehold estate and any improvements must constitute real property, be subject to the mortgage lien, and be insured by the Seller's title policy.

The Seller must provide documentation and leaseholds must meet all Fannie Mae[®] eligibility requirements (i.e., term of lease).

2.5.6 - N2 FUNDING EXPOSURE - BORROWER LIMITATIONS (08/29/2022)

N2 Funding aggregate exposure to a single borrower and/or household shall not exceed \$5,000,000 in current unpaid principal balance (UPB) or ten (10) loans.

2.5.7 - DISASTER AREAS

Sellers are responsible for identifying geographic areas impacted by disasters and taking appropriate steps to ensure the subject property has not been adversely affected. The following guidelines apply to properties located in FEMA declared disaster areas, as identified by reviewing the FEMA website at www.fema.gov/disasters. In addition, when there is knowledge of an adverse event occurring near and around the subject property location, such as earthquakes, floods, tornadoes, or wildfires, additional due diligence must be used to determine if the disaster guidelines should be followed.

2.5.7.1 - APPRAISALS COMPLETED PRIOR TO DISASTER (04/25/2022)

An exterior inspection of the subject property, performed by the original appraiser, if possible, is required.



- The appraiser should provide a statement indicating if the subject property is free from any damage, is in the same condition as the previous inspection, and the marketability and value remain the same.
- An Inspection Report must include new photographs of the subject property and street view.
- Any damage must be repaired and re-inspected prior to purchase.

2.5.7.2 - APPRAISALS COMPLETED AFTER DISASTER EVENT

- The appraiser must comment on the adverse event and certify that there has been no change in the valuation.
- Any existing damage noted in the original report must be repaired and re-inspected prior to purchase.

2.5.7.3 - DISASTER EVENT OCCURS AFTER CLOSING BUT PRIOR TO LOAN PURCHASE (07/10/2023)

A loan is ineligible for purchase until an inspection is obtained based on the following:

- A Post Disaster Inspection (PDI) Report from a third-party vendor (i.e., Clear Capital, Stewart/Pro Teck) may be used. Any indication of damage reflected in the report will require a re-inspection by the appraiser.
 - If a re-inspection is required, the appraiser may utilize FNMA Form 1004D and comment on the event and certify that there has been no change to the value.

The guidelines for disaster areas should be followed for 120 days from the disaster declaration date as published by FEMA.

2.5.8 - CONDOMINIUM PROJECTS (10/16/2023)

A condominium project is one in which individual owners hold title to units in the project along with an undivided interest in the real estate that is designated as the common area for the project. The units in the project must be owned in fee simple and the unit owners must have the sole ownership interest in and rights to the use of, the project's facilities, common elements, and limited common elements.

To qualify as an acceptable condominium unit, the condominium project must be common for the area and demonstrate good marketability.

- All Loans secured by condominium projects require a completed Homeowners Association (HOA) questionnaire and condominium review except for:
 - Site Condominiums
 - 2-4 Unit project provided the following are met:
 - Project is not ineligible. See Ineligible Projects Section
 - Evidence of sufficient hazard, flood, and walls-in insurance coverage if the subject unit has individual coverage. If the insurance covers the entire project, it must be sufficient in the event of a total loss.
 - Homeowner's association dues to be included in DTI/DSCR if applicable.
- Special assessment information is to be provided to determine if there is a critical repair. Provide purpose, amount, term, balance, status, and cost per unit.
- Any projects with significant deferred maintenance or have received a directive from a regulatory or
 inspection agency to mark repairs due to unsafe conditions are not eligible for purchase. Significant deferred
 maintenance includes deficiencies that meet one or more of the following criteria:
 - Full or partial evacuation of the building to complete repairs is required for more than seven days or an unknown period of time
 - o The project has deficiencies, defects, substantial damage, or deferred maintenance that
 - are severe enough to affect the safety, soundness, structural integrity, or habitability of the improvements; or



- has improvements in need of substantial repairs and rehabilitation, including many major components; or
- impedes the safe and sound functioning of one or more of the building's major structural or mechanical elements, including but not limited to the foundation, roof, load bearing structures, electrical system, HVAC, or plumbing; or
- has critical repairs with one of the following characteristics:
 - mold, water intrusions or potentially damaging leaks to project's building(s); or
 - unfunded repairs costing more than \$10,000 per unit undertaken within the next 12 months (does not include repairs made by the unit owner or repairs funded through special assessment).

• Florida Condominiums:

- o For loans secured by a condominium unit in the state of Florida, if the project is over 30 years old (or 25 if within 3 miles of the coast), a structural inspection is required for projects greater than 5 stories. The inspection needs to address items that substantially conform to the definition of a milestone inspection as defined in Florida statute 553.899.
 - Inspection must confirm there are no conditions severe enough to affect the safety, soundness, structural integrity, or habitability of the improvements
- Projects with an unacceptable or no inspection are ineligible.
- See the current Loan/LTV matrix for maximum LTV/CLTVs and loan amounts.
- N2 Funding' project exposure maximum shall be \$5,000,000 or 20% of the total units in the project, whichever is lower.
- Projects consisting entirely of detached (site) units will not require a project review and are eligible for single-family dwelling LTV/CLTV. Completion of the Homeowners Association (HOA) questionnaire is not required for site condominiums.
- Project has been created and exists in full compliance with applicable local jurisdiction, State, and all other applicable laws and regulations.
- Subject Unit Minimum Requirements: Minimum 500 Square Feet, Full Size Kitchen, minimum of one (1) bedroom.
- Commercial space allowed up to 50% of the project.
- No more than 20% of the total units in the project may be 60 days or more past due on the condominium/HOA fees.
- For condominium projects consisting of five or more units, single entity ownership is limited to 20% of the project.
- Investor concentration allowed up to 60%. A higher percentage may be considered when the subject transaction is an investment property when a history of a high percentage of rental units in the project can be demonstrated.
- The project developer may be in control of the condominium association provided the Master Agreement allows for the homeowners to take control upon either a predetermined percentage of unit sales or within a defined time frame.
- Projects involved in litigation are acceptable provided the lawsuit(s) are not structural in nature which impact
 the subject unit and do not affect the marketability of the project units and potential damages do not exceed
 25% of HOA reserves or documentation from the insurance carrier or attorney representing the insurance
 carrier that the insurance carrier has agreed to conduct defense and the HOA insurance policy is sufficient to
 cover the litigation expense.
- Borrower must carry HO-6 coverage for replacement of such items as flooring, wall covering, cabinets, fixtures, built-ins, and any improvements made to the unit.
- Seller must confirm that the project documents do not give a unit owner or any other party priority over the rights of the first mortgagee.



2.5.8.1 - ESTABLISHED PROJECTS (06/21/2021)

- 90% of the total units in the project must be sold and conveyed to the unit owners.
- 40% of the total units in the project must be owner occupied.
- All phases are complete.
- HOA must be conveyed to the unit owners no developer or builder-controlled projects allowed.
- All comparable sales may be from within the subject's project if the project is established and consists of 100
 or more units. Recent sales of model match units, if available, must be utilized in the appraisal report.

2.5.8.2 - NEW PROJECTS

- 50% of the total units in the project or subject's phase must be sold and conveyed to the unit owners AND at least 50% of the units must be owner occupied.
- Project or subject's legal phase along with other development phases must be complete. All common elements
 in the project or legal phase must be 100% complete.
- Project may be subject to additional phasing.
- HOA should be in control project under Developer or Builder control will be considered on a case-by-case basis only.

2.5.8.3 - CONDOMINIUM HOTELS (10/16/2023)

- Condominium Hotel (a.k.a. Condo Hotel, Condotel)
 - O Projects where the units are individually owned, and the project offers hotel amenities.
 - Hotel amenities may include on-site registration, housekeeping services, and other hospitality services
 - A project that offers rentals of units on a daily, weekly, or monthly basis.
 - Occupancy Type: Primary, Second Home, or Investment.
 - Maximum LTV/CLTV (may vary by product see Loan/LTV matrix)
 - O Maximum Loan Amount:
 - Elite/Plus: \$2.5 million
 - DSCR: \$1.5 million
 - O Minimum Loan Balance: \$150,000
 - o Investor concentration, within the subject project, may exceed established project criteria, up to 100%.
 - Gross rents (for all income doc types) reduced by 20% to reflect extraordinary costs (i.e., advertising, furnishings, cleaning) associated with operating short-term rental property compared to non-short-term property.
 - Minimum square footage: 500
 - Fully functioning kitchen appliances to include a refrigerator and cooktop/stove/oven
 - Separate bedroom required.
 - Florida Condominiums:
 - For loans secured by a condominium unit in the state of Florida, if the project is over 30 years old (or 25 if within 3 miles of the coast), a structural inspection is required for projects greater than 5 stories. The inspection needs to address items that substantially conform to the definition of a milestone inspection as defined in Florida statue 533.889.
 - Inspection must confirm there are no conditions severe enough to affect the safety, soundness, structural integrity, or habitability of the improvements.
 - Projects with an unacceptable or no inspection are ineligible

2.5.8.4 - INELIGIBLE PROJECTS (10/16/2023)

- A project subject to the rules and regulations of the US Securities and Exchange Commission.
- Timeshare or projects that restrict the owner's ability to occupy the unit.
- Houseboat project.



- Manufactured home projects.
- Assisted living facilities or any project where the unit owner's contract includes a lifetime commitment from the facility to care for the unit owner regardless of future health or housing needs.
- Multi-family units where a single deed conveys ownership of more than one, or all of the units.
- A common-interest apartment
 - A project in which individuals have an undivided interest in a residential apartment building and land and have the right of exclusive occupancy of a specific apartment unit in the building.
 - The project or building is often owned by several owners as tenants-in-common or by a homeowners' association.
- Fragmented or segmented ownership
 - Ownership is limited to a specific period on a recurring basis (i.e., timeshare, quarter share).
- Any project where the developer (or its affiliates) owns the Common and/or Limited Elements and leases the elements back to the HOA.
- Any project that has non-conforming zoning (can't be rebuilt to current density).
- Any project that requires Private Transfer Fees as a part of the transaction, and those fees do not benefit the
 association.
- Any project in need of critical repairs with one of the following characteristics:
 - mold, water intrusions or potentially damaging leaks to the project's building(s); or
 - unfunded repairs costing more than \$10,000 per unit undertaken within the next 12 months (does not include repairs made by the unit owner or repairs funded through special assessment).
- Any project with significant deferred maintenance or has received a directive from a regulatory or inspection agency to mark repairs due to unsafe conditions.

2.5.8.5 - CONDOMINIUM INSURANCE REQUIREMENTS (04/25/2022)

COVERAGE (04/25/2022)

- Borrowers must carry H06 coverage for replacement of such items as flooring, wall covering, cabinets, fixtures, built-ins, and any improvements made to the unit.
- Project meets all Fannie Mae® insurance requirements for property, liability, and fidelity coverage.

FIDELITY OF EMPLOYEE DISHONESTY INSURANCE FOR CONDOMINIUMS

For condominium projects consisting of more than 20 units, fidelity insurance coverage equaling at least the sum of three months of assessments on all units in the project is required.

HO-6

If the master or blanket policy does not provide interior unit coverage (replacement of improvements and betterment coverage to cover any improvements that the borrower may have made) the borrower must obtain an HO-6 Policy or "walls-in" coverage. The HO-6 insurance policy must provide coverage in an amount as established by the HO-6 insurer.

DEDUCTIBLE

The maximum deductible amount must be no greater than 5% of the face amount of the policy.

FLOOD INSURANCE



- The condominium homeowners' owners must obtain an NFIP Residential Condominium Building Association
 Policy (RCBAP) with the following coverage:
 - Building Coverage must equal the lesser of:
 - 100% of the insurable value (replacement cost) of the building, including amounts to repair or replace the foundation and its supporting structure); or
 - The total number of units in the condominium building times \$250,000
- Contents Coverage must equal the lesser of:
 - 100% of the insurable value of all contents (including machinery and equipment that are not part of the building) that are owned in common by the association members; or
 - o The maximum amount of contents coverage sold by the NFIP for a condominium building

CHAPTER 2 - GLOSSARY

TERMS AND DEFINITIONS (07/10/2023)

TERM	DEFINITION
Adjustable-Rate Mortgage (ARM)	A mortgage loan that permits the lender to periodically adjust the interest rate on the basis of changes in a specified index.
Allonge	An attachment to a legal document that is used to insert language or signatures when there is no space for them on the document itself. Frequently used to add endorsements to the mortgage note.
American Land Title Association (ALTA)	A national association of title insurance companies, abstractors, and title agents. The association speaks for the abstract and title insurance industry and establishes standard procedures and title policy forms.
Application Date	The date on which receipt of the borrower's financial information first triggers the federal Truth in Lending disclosure requirements to the borrower in connection with the mortgage loan.
Appraisal	A report that sets forth an opinion or estimate of value.
Automated Clearing House (ACH)	An electronic drafting system that debits (or credits) an authorized bank account and electronically transfers funds to (or from) another designated account.
Best Efforts	A secondary market rate lock is an agreement between a seller and the investor which allows the seller to lock in the <u>interest rate</u> on a mortgage loan for a specified time period at the prevailing market interest rate. A mortgage loan lock provides protection against a rise in prevailing interest rates during the lock period.
Borrower	The person to whom credit is extended. On a mortgage loan, the person who has an ownership interest in the security property, signs the security instrument, and signs the mortgage/deed of trust note (if his or her credit is used for qualifying purposes). See also Co-Borrower.
Cash-Out Refinance	A refinancing transaction in which the amount of money received from the new loan exceeds the total of the money needed to repay the existing first mortgage, closing costs, points, and the amount required to satisfy any outstanding subordinate mortgage liens.
Co-Borrower	For N2 Funding purposes, this term is used to describe any borrower other than the first borrower whose name appears on the mortgage note, even when that person owns the property jointly with the first borrower (and is jointly and severally liable for the note). See also <i>Borrower</i> .



Condominium (condo)	A unit in a condominium project. Each unit owner has title to his or her individual unit, an individual interest in the project's common areas, and, in some cases, the exclusive use of certain limited common areas.
Credit Score	A numerical value that ranks an individual according to his or her credit risk at a given point in time, as derived from a statistical evaluation of information in the individual's credit file that has been proven to be predictive of loan performance. When this term is used by N2 Funding, it is referring to the classic FICO score developed by Fair Isaac Corporation.
Curtailment	A financial term for a partial or an extra principal payment.
Custodian (Document Custodian)	A financial institution that maintains custody of certain mortgage documents on behalf of N2 Funding.
Debt-To-Income Ratio (DTI)	A ratio derived by dividing the borrower's total monthly obligations (including housing expense) by his or her stable monthly income. This calculation is used to determine the mortgage amount for which a borrower qualifies. This term is used interchangeably with "total debt-to-income ratio" and "expense ratio."
Escrow Account	A trust account that is established to hold funds allocated for the payment of a borrower's property taxes and assessments by special assessment districts, ground rents, insurance premiums, condo or homeowners' association or planned unit development association dues and similar expenses as they are received each month in accordance with the borrower's mortgage documents and until such time as they are disbursed to pay the related bills.
Federal Emergency Management Agency (FEMA)	A federal agency that provides assistance in areas that have suffered a major disaster or other emergency. It also maintains flood insurance rate maps that identify the Special Flood Hazard Areas in which N2 Funding requires flood insurance.
First-Time Home Buyer	An individual is to be considered a first-time home buyer who (1) is purchasing the security property; (2) will reside in the security property as a principal residence; and (3) had no ownership interest (sole or joint) in a residential property during the three-year period preceding the date of the purchase of the security property. In addition, an individual who is a displaced homemaker or single parent also will be considered a first-time home buyer if he or she had no ownership interest in a principal residence (other than a joint ownership interest with a spouse) during the preceding three-year time period.
Guaranty	Guaranty refers specifically to a written agreement that one party will pay the money required if another party fails to do so. All N2 Funding loan programs where the borrower is an entity require a guaranty with full recourse.
Higher-Priced Covered Transaction	A mortgage loan that meets the corresponding definition under Regulation Z of the Truth in Lending Act and applies to both principal residences and second homes.
Higher-Priced Mortgage Loan	A mortgage loan that meets the corresponding definition under Regulation Z of the Truth in Lending Act. Only principal residences are included in this category.
Lease	A written agreement between the property owner and a tenant that stipulates the conditions under which the tenant may possess the real estate for a specified period of time and rent.
Loan-To-Value (LTV) Ratio	The relationship between the original loan amount of the first mortgage and the property's appraised value (or sales price if it is lower).
Lock Expiration	A mandatory mortgage lock requires that the seller either deliver the product to the buyers by a specific date or incur a fee, called a pair-off fee.



	A mandatory mortgage lock requires that the seller either deliver the product to the buyers by a specific date or incur a fee, called a pair-off fee.
Mandatory	A whole loan commitment that generally requires the lender to deliver eligible mortgages equal to at least the minimum required delivery amount (which is an amount that will not be less than the original commitment amount by more than \$10,000 or 2.5% of the original amount) by the expiration date of the commitment.

Preparer Tax Identification Number (PTIN)	The IRS requires anyone who prepares tax returns for compensation to register and obtain a PTIN. There is no qualifications to obtain a PTIN, it's simply used for preparer identification.
Prepayment Penalty	A charge imposed for paying all or part of the transaction's principal before the date on which the principal is due, other than a waived, bona fide third-party charge that the lender imposes if the borrower prepays all of the transaction's principal sooner than 60 months after loan closing.
Rate Lock	A secondary market rate lock is an agreement between a seller and the investor which allows the seller to lock in the <u>interest rate</u> on a mortgage loan for a specified time period at the prevailing market interest rate. A mortgage loan lock provides protection against a rise in prevailing interest rates during the lock period.
Recourse	A full recourse provision grants the lender the right to seize any additional assets that the borrower may own and use them to recoup the remaining amount due to the borrower.
Sales Contract	A contract for the purchase/sale, exchange, or other conveyance of real estate between parties. The contract must be in writing, contain the full names of the buyer(s) and seller(s), identify the property address or legal description, identify the sales price, and include signatures by the parties. Sales contracts are also known as agreements of sale, purchase agreements, or contracts for sale.
Texas Section 50(a)(6) Loan	A loan originated in accordance with and secured by a lien permitted under the provisions of Article XVI, Section 50(a)(6), of the Texas Constitution, which allows a borrower to take equity out of a homestead property under certain conditions. Article XVI, Section 50(a)(6), of the Texas Constitution is sometimes referred to as Texas Constitution Section 50(a)(6).



CHAPTER 3 - FORMS

ALLONGE – SAMPLE (04/25/2022)

ALLONGE

Loan Number: (as printed on the note	e)	
Borrower(s):		
Property Address:		
Note/Loan Amount: \$		
Note/Loan Date:	-	
Pay to the order of:	(Leave blank)	without recourse
Seller Company Name		
Signature:		
Print Signer's Name:		
Signer's Title:		



APPRAISAL REVIEW GUIDE (10/01/2020)

APPRAISAL REVIEW GUIDE

SUBJECT PROPERTY

- 1) Does the subject property address match the documentation in the file (loan application, purchase contract, etc.)? If yes, validate the address via the USPS address validator.
- 2) Is the owner of record consistent with the loan file documentation? If it's a refinance, the borrower should reflect as the owner. If it's a purchase, does the owner match the purchase contract?

CONTRACT

- Did the appraiser review the sales contract? The appraiser must review the sales contract on all purchase transactions.
- 2) Does the information in this section agree with the information in the sales contract?

NEIGHBORHOOD AND SITE

- 1) Pay attention to situations which could adversely affect the subject values, such as rural properties, property values declining, over-supply, marketing time greater than six (6) months. The appraiser may need to comment on the reason(s) and its effect on the subject's value.
- 2) Is the subject's value within the neighborhood's price range? If no, the appraiser must comment on its effect on the marketability of the subject.
- 3) Is the present land use predominately residential and similar to the subject's use? Is the present land use stable? If no, the appraiser must comment on these conditions.
- 4) Is the subject zoned legal non-conforming, or illegal? If legal non-conforming, ensure the property can be rebuilt if destroyed.
- 5) Are there any negative comments regarding the site? If so, verify that the noted condition will not affect marketability.
- 6) Is the subject located on a private road? If so, obtain a maintenance agreement.
- 7) Be aware of acreage and any possible guideline restrictions.

IMPROVEMENTS

- 1) Is there evidence of infestation, dampness, settlement in the foundation? If so, the appraiser must comment.
- 2) Are there any negative comments in the improvements section if the appraisal is not subject to repairs? If yes, the appraiser may need to comment further.
- 3) Are there any physical deficiencies or adverse conditions that affect the livability, soundness, or structural integrity of the property? If so, is the situation addressed?
- 4) Pay attention to any improvements/remodeling done in the past 1 5 years mentioned by the appraiser. What is their impact on the final value and/or any recent increase to value?

SALES COMPARISON APPROACH

- 1) Did the appraiser indicate a number of comparable properties currently listed and sold in the neighborhood? If no, request that from the appraiser.
- 2) Are comparable sales located within the subject's neighborhood based on location (urban, suburban, rural)? If no, ask the appraiser to comment.
- 3) Are comparable sales dated within six (6) months? If no, the appraiser must address this.



- 4) Are comparable sales similar to the subject in location, design, gross living area, room counts, age, condition, etc.? If not, the appraiser must explain why the comps chosen were used.
- 5) For condominiums, at least one comparable sale should be outside of the subject's complex.
- 6) Be aware of total adjustments exceeding 15% for net and 25% for gross adjustments as referenced in the N2 Funding loan eligibility criteria.
- 7) Make sure that add-ons (garage/barn/pool/etc.) are addressed and any adjustments are not excessive.
- 8) Watch for ineligible condition(s) such as C5, C6 or Q6.

Complete an independent analysis of the information and documentation provided on the appraisal focusing on the four (4) items below.

- 1) Review photos of the subject. Does the subject appear to need repairs? If so, and the appraiser did not require repairs, the appraiser must comment on the observed issue and possibly provide the cost to cure.
- 2) Complete research via online tools such as Zillow, Google, etc., on comparable sales. Compare exterior and interior photos of the comparable sales to the subject to ensure they are not superior.
- 3) Review the sales history and listings in the subject's immediate neighborhood with online tools such as Zillow, MLS, etc., to ensure the best sale comparable(s) were used by the appraiser.
- 4) Review the street map that identifies the subject location and location(s) of the sale comparable(s). Verify that the comps are not clustered together in a superior neighborhood, separated from the subject by man-made barriers such as major roads/highways, etc.

RECONCILIATION

1) Is the appraisal made "subject to completion, repair, or inspection? If yes, check the condition for the completion/repair/inspection.

COST APPROACH

- 1) Is the land-to-value ratio typical for the area? If the site value has been provided, ensure the land-to-value ratio is not too high for the subject's neighborhood.
- 2) Is the indicated value by cost approach in-line with the sales comparison approach? If no, the appraiser must address this.

ADDENDA

- 1) Are all required addenda attached to the appraisal, including a map, sketch, and photographs?
- 2) Watch for adverse comments on any of the addenda.
- 3) Are the correct appraisal form(s) used? For example, condominiums should use Form 1073. A small residential income property appraisal report (Form 1025) should contain a Form 1007 single family comparable rent schedule, etc.



AUTOMATIC PAYMENT AUTHORIZATION (ACH) FORM (03/03/2021)

AUTOMATIC PAYMENT AUTHORIZATION FORM

 $oldsymbol{\square}$ Yes, I would like to enroll in the free* monthly Automatic Payment Program

Name	Street Address		City, State, Zip Code	
Name	Sireer Address		City, State, Zip Code	
Daytime Phone Number		Evening Phone Numb	er	
Mortgage Number				
Financial Institution Name	Financial Institution P	hone No.	Financial Institution Address	
Electronic ACH Routing Number	Account Number		Checking Savings	
Please specify the payment date most payment date is not specified, or your current loan due date.	•	•	., • .	
Deduct my payment on the	of each month (select	a date within the gro	ace period indicated on your note).	
I hereby authorize, savings account at the financial institution authorize the amount of each transfer to items I understand that, in accordance wi insurance, my payment may change from change the amount of the draft from my at least 10 days prior to the draft date. I Mortgage Provisions of the Truth-in-Lend required by the Electronic Funds Transfer	on indicated above to include my regularly th the terms of my m m time to time as se checking or savings agree that the payn ling Act and/or escre	for the purpose of m scheduled payment is ortgage note and/or t forth in my loan do account, provided you nent change notice prow analysis form shall	aking my monthly mortgage payment including principal, interest, and escroadjustments in my escrow for taxes are cuments. You are hereby authorized to notify me of the new payment amount ovided to me under the Adjustable-Rall constitute notice of payment change of	t. I ow nd to int ite
The authorization is to remain in full force the Initiating party no less than fifteen (15) if you change financial institutions, change	business days prior t	o it taking effect. Plea	se contact the Initiating Party immediate	ly
I HEREBY AGREE TO THE TERMS AND	CONDITIONS IN 1	THIS FORM.		
Borrower	Date (Co-Borrower	Date	



BORROWER CERTIFICATION OF BUSINESS PURPOSE (10/16/2023)

Borrower Certification of Business Purpose

			uted and made effective as of e, guarantor (collectively the
		("Lender")	
			ginal principal amount of y Note of even date herewith
made in favor and payable	e to the order of Lender Instrument") of even o	r, which is secured by that ce date herewith encumbering	rtain Mortgage, Deed of Trust all that certain real property
		er that the purpose of the mily, or household purposes.	Loan is solely for business or
3. As previously represente purposes and not for any p			ely for business or commercial
	(ii) if the Borrower is no		er (including, for avoidance of on who has a direct or indirect
Settlement Procedures Act	(12 U.S.C. § 2601 et s nt Mortgage Licensing A	eq.), Gramm-Leach Bliley A Act (12 U.S.C. § 5601 et seq	C. § 1601 et seq.), Real Estate ct (15 U.S.C. §§ 6802-6809), .) and Homeowners Protection
6. The Borrower has read c	ınd understands the cor	ntents of this Borrower Certif	ication of Business Purpose.
IN WITNESS WHEREOF, this written.	s Certification has been	duly executed by the Borro	wer as of the date first above
Borrower(s):			
Signature	Date	Signature	Date
Type/Print Name		Type/Print Name	
Signature	Date	Signature	Date
Type/Print Name		Type/Print Name	



BORROWER CONTACT CONSENT FORM (08/29/2022)

BORROWER CONTACT CONSENT FORM

To ensure we have the correct contact information for servicing your loan, please provide the following information.

By signing, I authorize my mortgage servicer, its transfers and/or assigns, to contact me regarding the servicing of my loan using the following contact information.

Mailing address	<u>for your mortgage statements and other c</u>	orrespondence:
Same as th	ne subject property.	
Please use	this mailing address instead:	
Address Line	1	
Address Line	2	
City/State/Zi	ip	Country
	by providing a cell phone number and by s	igning this form, I am giving the holder of my mortgage one number to contact me regarding my loan.
	Within the United States	If you reside outside the United States
Borrower	(()
Co-Borrower	((Country code) phone number
Email address:		
	by providing an email address, I am giving n to use this email to contact me regarding	the holder of my mortgage Note and its designated my loan.
Borrowe	er	
Co-Borrowe	er	
Signature(s):		
Borrowe	er	Date
Co-Borrowe	er	Date



CONDOMINIUM PROJECT QUESTIONNAIRE (10/16/2023)

CONDOMINIUM PROJECT QUESTIONNAIRE

Project Name:	Date:	
Property Address: (Street, City, State, Zip)	Borrower Name:	
Unit Number:	Loan Number:	

FORM TO BE COMPLETED IN FULL BY PROPERTY MANAGEMENT REPRESENTATIVE OR BY AN OFFICER OF THE ASSOCIATION.

PART I - PROJECT INFORMATION

Please provide actual numbers and not percentages in the chart below:

				Subjec	t Legal Phas	se		Enfire Pro	lect	
	Total	# of Units								
	# of (Owner Occupied and 2 nd Home	5							
	# of I	nvestment								
	# of l	Units Sold or Under Contract								
	# of l	Units Listed for Sale								
	Other	a .								
1.	Does the Pr	oject contain any condotel chara	cteristics	listed bel	ow? Please	check all	that apply:	. 0	Yes	□ No
	Hotel Ope	erations	ce/Room S	ervice	On-Site	Desk Regis	tration	Short	Term Rentals	
2.	Does the Pr	roject contain any ineligible char	acteristics	listed be	low? Please	check all	I that apply	yı 🗆	Yes	□ No
	Common	Interest Apartment	Rental Po	ol	☐ Live-Wor	rk Project		House	eboat	
	Assisted L	Living Facility Multi-Fam	ly With Blo	inket Mtg	☐ Manufac	tured Hous	sing	Соор	erative	
3.	Are all units	s owned fee simple or leasehold							Fee Simple	Leasehol
4.	Are the con	nmon elements and amenities wit	nin the su	bject's ph	ase complet	e?			Yes	No
	If No -	Explain what remains to be cor	npleted.							
	If No -	Provide approximate percentag	e of com	mon are	a that rema	ins to be	completed	ı		
5.		not complete, is the subject lega ed for sale, substantially complet							Yes	□No
	If No -	When will the phase be complete	d?							
	ı	Date subject phase completed?								
	1	Date last phase was completed?								
	,	What remains to be completed f	or the pr	oject to b	e 100% con	nplete?				
6.	Are the unit	owners in control of the HOA?							Yes	□ No
	If No -	What is the anticipated date the	Project v	vill be tur	ned over to	the unit o	owners?			
		When the Project is turned over t ownership in the Project besides			does the de	veloper r	etain		Yes	□No
		If applicable, what will be owne	by the	develope	er and how it	will be u	used?			
7	16 /h #-	Desirat is turned over to the con-		door the	daualanas	atala		i-		
7.		Project is turned over to the unit besides unsold units?	owners,	uoes me	developer r	erain any	ownersnip	o in	Yes	No
	If Yes -	Please provide what is owned by	the dev	eloper a	nd how it is u	used:				
				Pag	e 1 of 2				Updat	ed 10/16/2023



8.	Does com	mercial space exceed 50%?		Yes	No
	If Yes -	Provide percentage and use of space:			
9.		A or developer involved in any litigation and/or arbitration, including the project being receivership, bankruptcy, deed-in-lieu of foreclosure or foreclosure?		Yes	No
	If Yes -	Please describe the details and provide documentation and attorney letter relating to	o the liti	gation.	
10.	Are there	any pending or levied special assessments by the HOA?		Yes	No
	If Yes -	What is the total amount of assessment?			
		What is the assessment amount per unit?			
		What is the term of the assessment?			
		What is the current assessment balance?			
		Has work been completed?		Yes	□ No
		Describe the nature of the assessment:			
11.		unfunded repairs costing more than \$10,000 per unit anticipated during the next 12 oes not include repairs funded through special assessment)?		Yes	No
	If Yes -	Please list items to be repaired:			
12.		ONLY - For projects five (5) stories or higher: Is project over 30 years old (or 25 years tiles of the coast)?	if 🔲	Yes N	o NA
		Provide Structural Inspection consistent with standards in Florida Statute 553.899. Any significant deferred maintenance items identified?		Yes	□ No
	H	f Yes – Provide documentation/evidence that items have been addressed.		(Attach Do	cuments)
13.		OA received a directive from a regulatory or inspection agency to make repairs due t	0	(Attach Do	ocuments)
	Has the Hounsafe con	OA received a directive from a regulatory or inspection agency to make repairs due t			
	Has the Hounsafe cor Does the of Project as	OA received a directive from a regulatory or inspection agency to make repairs due t nditions? association have any knowledge of any adverse environmental factors affecting the		Yes	□No
14.	Has the He unsafe cor Does the c Project as If Yes -	OA received a directive from a regulatory or inspection agency to make repairs due t nditions? association have any knowledge of any adverse environmental factors affecting the a whole or any individual unit within the Project?		Yes	□No
14.	Has the Hi unsafe cor Does the o Project as If Yes - Does the F amenities	OA received a directive from a regulatory or inspection agency to make repairs due to nditions? association have any knowledge of any adverse environmental factors affecting the a whole or any individual unit within the Project? Please provide an explanation: Project have any mandatory, upfront membership fees for the use of recreational		Yes	□ No
14.	Has the He unsafe cor Does the of Project as If Yes - Does the f amenities	OA received a directive from a regulatory or inspection agency to make repairs due to a notitions? association have any knowledge of any adverse environmental factors affecting the sa whole or any individual unit within the Project? Please provide an explanation: Project have any mandatory, upfront membership fees for the use of recreational owned by an outside party?		Yes Yes Yes	No No
14.	Has the He unsafe cor Does the of Project as If Yes - Does the f amenities	OA received a directive from a regulatory or inspection agency to make repairs due to nditions? association have any knowledge of any adverse environmental factors affecting the car whole or any individual unit within the Project? Please provide an explanation: Project have any mandatory, upfront membership fees for the use of recreational owned by an outside party? Inits in the Project with resale or deed restrictions?		Yes Yes Yes	No No
14. 15. 16.	Has the He unsafe cor Does the of Project as If Yes - Does the famenities Are any un If Yes -	OA received a directive from a regulatory or inspection agency to make repairs due to notitions? association have any knowledge of any adverse environmental factors affecting the a whole or any individual unit within the Project? Please provide an explanation: Project have any mandatory, upfront membership fees for the use of recreational owned by an outside party? Inits in the Project with resale or deed restrictions? Please explain. Provide related agreements and number of units subject to restriction by units are over 60 days delinquent on HOA dues or assessments (including REO)		Yes Yes Yes	No No
14. 15. 16.	Has the He unsafe cor Does the of Project as If Yes - Does the f amenities Are any un If Yes - How many owned uni	OA received a directive from a regulatory or inspection agency to make repairs due to notitions? association have any knowledge of any adverse environmental factors affecting the a whole or any individual unit within the Project? Please provide an explanation: Project have any mandatory, upfront membership fees for the use of recreational owned by an outside party? Inits in the Project with resale or deed restrictions? Please explain. Provide related agreements and number of units subject to restriction by units are over 60 days delinquent on HOA dues or assessments (including REO its)? single entity (individual, investor, or corporation) own more than 20% of the units in		Yes Yes Yes	No No
14. 15. 16.	Has the He unsafe cor Does the of Project as If Yes - Does the f amenities Are any un If Yes - How many owned uni Does any	OA received a directive from a regulatory or inspection agency to make repairs due to notitions? association have any knowledge of any adverse environmental factors affecting the a whole or any individual unit within the Project? Please provide an explanation: Project have any mandatory, upfront membership fees for the use of recreational owned by an outside party? Inits in the Project with resale or deed restrictions? Please explain. Provide related agreements and number of units subject to restriction by units are over 60 days delinquent on HOA dues or assessments (including REO its)? single entity (individual, investor, or corporation) own more than 20% of the units in		Yes Yes Yes Yes t numbers:	No
14. 15. 16.	Has the He unsafe cor Does the c Project as If Yes - Does the f amenities Are any u If Yes - How many owned uni Does any the Project If Yes -	OA received a directive from a regulatory or inspection agency to make repairs due to a notitions? association have any knowledge of any adverse environmental factors affecting the a whole or any individual unit within the Project? Please provide an explanation: Project have any mandatory, upfront membership fees for the use of recreational owned by an outside party? Inits in the Project with resale or deed restrictions? Please explain. Provide related agreements and number of units subject to restriction by units are over 60 days delinquent on HOA dues or assessments (including REO its)? single entity (individual, investor, or corporation) own more than 20% of the units in the provide name and number of units owned by each individual/entity.		Yes Yes Yes Yes t numbers:	No
14. 15. 16.	Has the He unsafe cor Does the c Project as If Yes - Does the f amenities Are any u If Yes - How many owned uni Does any the Project If Yes -	OA received a directive from a regulatory or inspection agency to make repairs due to notitions? association have any knowledge of any adverse environmental factors affecting the a whole or any individual unit within the Project? Please provide an explanation: Project have any mandatory, upfront membership fees for the use of recreational owned by an outside party? mits in the Project with resale or deed restrictions? Please explain. Provide related agreements and number of units subject to restriction y units are over 60 days delinquent on HOA dues or assessments (including REO its)? single entity (individual, investor, or corporation) own more than 20% of the units in the individual.		Yes Yes Yes Yes t numbers:	No
14. 15. 16.	Has the He unsafe cor Does the c Project as If Yes - Does the f amenities Are any u If Yes - How many owned uni Does any the Project If Yes -	OA received a directive from a regulatory or inspection agency to make repairs due to a notitions? association have any knowledge of any adverse environmental factors affecting the a whole or any individual unit within the Project? Please provide an explanation: Project have any mandatory, upfront membership fees for the use of recreational owned by an outside party? Inits in the Project with resale or deed restrictions? Please explain. Provide related agreements and number of units subject to restriction by units are over 60 days delinquent on HOA dues or assessments (including REO its)? single entity (individual, investor, or corporation) own more than 20% of the units in the provide name and number of units owned by each individual/entity.		Yes Yes Yes Yes t numbers:	No
14. 15. 16. 17. 18.	Has the He unsafe cor Does the c Project as If Yes - Does the f amenities Are any u If Yes - How many owned uni Does any the Project If Yes - II - PREP	OA received a directive from a regulatory or inspection agency to make repairs due to a notitions? association have any knowledge of any adverse environmental factors affecting the a whole or any individual unit within the Project? Please provide an explanation: Project have any mandatory, upfront membership fees for the use of recreational owned by an outside party? Inits in the Project with resale or deed restrictions? Please explain. Provide related agreements and number of units subject to restriction by units are over 60 days delinquent on HOA dues or assessments (including REO its)? single entity (individual, investor, or corporation) own more than 20% of the units in the please provide name and number of units owned by each individual/entity. PARER INFORMATION Phone:	and uni	Yes Yes Yes Yes t numbers:	No

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Updated 10/16/2023



ENTITY SIGNATURE EXAMPLES (10/16/2023)

The following are examples of signature lines for Limited Liability Companies (LLCs):

Authorized Signatory may be replaced by a different title as specified in the Member Consent (e.g., Managing Member, Member, etc.).

Sample 1: Borrower: JJ Investors, LLC by James Johnson, Single Member of LLC Note, Security Instrument, and all Riders: Signature Block JJ INVESTORS, LLC a [____] limited liability company James Johnson By: James Johnson Title: [Authorized Signatory] Sample 2: Borrower: JJ Investors, LLC, by James Johnson and Jane Nelson, two Members of LLC. Both Members are Authorized Signatories of LLC. Note, Security Instrument, and all Riders: Signature Block JJ INVESTORS, LLC a [____] limited liability company James Johnson, By: James Johnson Title: [Authorized Signatory] and JJ INVESTORS, LLC a [_____] limited liability company Jane Nelson

Title: [Authorized Signatory]

By: Jane Nelson



TO: [INSERT SELLER LEGAL NAME]

LLC BORROWING CERTIFICATE - MULTIPLE MEMBER (NON-QM ONLY) (10/01/2020)

LIMITED LIABILITY COMPANY BORROWING CERTIFICATE

that they Liability C behalf of	rsigned, being all the members of [, a limited liability company]("Borrower"), do hereby certif- are all of the managers and members of Borrower and, under the Borrower's [Operating Agreement][Limited Company Agreement] and by these presents, the undersigned are each authorized and empowered for and o and in the name of Borrower and without any requirement for consent or approval by any other person or party ver's act and deed:
() ()	To borrow money from [SELLER LEGAL NAME] ("Seller") and to assume any liabilities of any other person of entity to Seller, in such form and on such terms and conditions as shall be agreed upon by those authorized above and Seller, and to sign and deliver such promissory notes and other evidences of indebtedness for money borrowed or advanced and/or for indebtedness assumed as Seller shall require; such promissory notes or other evidences of indebtedness may provide that advances be requested by telephone communication and by any member, manager, employee or agent of Borrower so long as the advances are deposited into any deposit account of Borrower with Seller; Borrower shall be bound to Seller by and Sellemay rely upon any communication or act, including telephone communications, purporting to be done by any member, manager, employee or agent of Borrower, provided that Seller believes, in good faith, that the same is done by such person.
i	To mortgage, encumber, pledge, convey, grant, assign or otherwise transfer all or any part of Borrower' real or personal property for the purpose of securing the payment of any of the promissory notes, contracts instruments, and other evidence of indebtedness authorized hereby, and to execute and deliver to Seller sucdeeds of trust, mortgages, pledge agreements and/or other security agreements as Seller shall require.
i 1 1	To perform all acts and execute and deliver all documents described above and all other contracts and instruments which Seller deems necessary or convenient to accomplish the purposes of this certificate and/o to perfect or continue the rights, remedies and security interests to be given to Seller, including, withou limitation, any modifications, renewals and/or extensions of any of Borrower's obligations to Seller, howeve evidenced; provided that the aggregate principal amount of all sums borrowed and credits established pursuant to this certificate shall not at any time exceed the sum of [\$] outstanding and unpaid
prior to th that confe until Seller	rity hereby conferred shall be deemed retroactive, and any and all acts authorized herein which were performed be execution of this certificate are hereby approved and ratified. The authority hereby conferred is in addition to erred by any other certificate heretofore or hereafter delivered to Seller and shall continue in full force and effect reshall have received notice in writing from Borrower of the revocation hereof, and such revocation shall be effective or credit which was not extended or committed to Borrower by Seller prior to Seller's receipt of such notice.
Borrower pursuant	er certify that the activities covered by the foregoing certifications constitute duly authorized activities or; that said certifications are now in full force and effect; and that there is no provision in any document to which Borrower is organized and/or which governs Borrower's continued existence limiting the power of the ed to make the certifications set forth herein, and that the same are in conformity with the provisions of all success.
in Witne	SS WHEREOF, the undersigned has hereunto executed this Certificate as of [, 20].
Signature Printed Nai Title	Signature Printed Name Title
Signature Printed Nai Title	Signature me Printed Name Title

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Title

LLC BORROWING CERTIFICATE - SINGLE MEMBER (NON-QM ONLY) (10/01/2020)

LIMITED LIABILITY COMPANY BORROWING CERTIFICATE					
TO: [INSERT SELLER LEGAL NAME] The undersigned, being the sole member of [, alimited liability company] ("Borrower"), does hereby certify that they are the sole and only member of Borrower and, under the Borrower's [Operating Agreement] [Limited Liability Company Agreement] and by these presents, the undersigned is authorized and empowered for and on behalf of and in the name of Borrower and without any requirement for consent or approval by any other person or party, as Borrower's act and deed:					
1. To borrow money from [SELLER LEGAL NAME] ("Seller") and to assume any liabilities of any other person or entity to Seller, in such form and on such terms and conditions as shall be agreed upon by those authorized above and Seller, and to sign and deliver such promissory notes and other evidences of indebtedness for money borrowed or advanced and/or for indebtedness assumed as Seller shall require; such promissory notes or other evidences of indebtedness may provide that advances be requested by telephone communication and by any member, manager, employee or agent of Borrower so long as the advances are deposited into any deposit account of Borrower with Seller; Borrower shall be bound to Seller by and Seller may rely upon any communication or act, including telephone communications, purporting to be done by any member, manager, employee or agent of Borrower provided that Seller believes, in good faith, that the same is done by such person.					
2. To mortgage, encumber, pledge, convey, grant, assign or otherwise transfer all or any part of Borrower's real or personal property for the purpose of securing the payment of any of the promissory notes, contracts, instruments, and other evidence of indebtedness authorized hereby, and to execute and deliver to Seller such deeds of trust, mortgages, pledge agreements and/or other security agreements as Seller shall require.					
3. To perform all acts and execute and deliver all documents described above and all other contracts and instruments which Seller deems necessary or convenient to accomplish the purposes of this certificate and/or to perfect or continue the rights, remedies and security interests to be given to Seller, including, without limitation, any modifications, renewals and/or extensions of any of Borrower's obligations to Seller, however evidenced; provided that the aggregate principal amount of all sums borrowed and credits established pursuant to this certificate shall not at any time exceed the sum of [\$] outstanding and unpaid.					
The authority hereby conferred shall be deemed retroactive, and any and all acts authorized herein which were performed prior to the execution of this certificate are hereby approved and ratified. The authority hereby conferred is in addition to that conferred by any other certificate heretofore or hereafter delivered to Seller and shall continue in full force and effect until Seller shall have received notice in writing from Borrower of the revocation hereof, and such revocation shall be effective only as to credit which was not extended or committed to Borrower by Seller prior to Seller's receipt of such notice.					
The undersigned further certifies that the activities covered by the foregoing certifications constitute duly authorized activities of Borrower; that said certifications are now in full force and effect; and that there is no provision in any document pursuant to which Borrower is organized and/or which governs Borrower's continued existence limiting the power of the undersigned to make the certifications set forth herein, and that the same are in conformity with the provisions of all such documents.					
IN WITNESS WHEREOF, the undersigned has hereunto executed this Certificate as of [, 20].					
By (Signature)					
Name (Printed)					



Co-Borrower

NON-OCCUPANT CO-BORROWER CERTIFICATION (NON-QM ONLY) (10/01/2020)

NON-OCCUPANT CO-BORROWER CERTIFICATION Borrower Co-Borrower(s) **Property Address** I/We the undersigned certify that: I am/We are the co-borrower(s) of the Promissory Note associated with the first mortgage loan that is being made to the above Borrower(s). I/We attest that my/our income is/are being taken into account for qualifying purposes only. I/We attest that we do not currently, nor will ever occupy the above-mentioned Subject property. I/We attest that we will sign the mortgage or deed of trust note at closing. I/We understand that upon consummation of this transaction I/we will have joint liability for the note with the Borrower(s). I/We do not have an interest in the property sales transaction, such as the property seller(s), the builder(s), or the real estate broker(s). I/We understand that it is illegal to provide false information in an application for a mortgage loan. Mortgage fraud is punishable by up to thirty (30) years in federal prison or a fine of up to \$1,000,000, or both under the provisions of Title 18, United States Code, Sec. 1001, et seg. I/We understand that failure to comply with the requirements in the Mortgage or Deed of Trust regarding occupancy of the property will entitle the Seller to exercise its remedies for breach of covenant under the Mortgage or Deed of Trust. Such remedies include, without limitation, requiring immediate payment in full of the remaining indebtedness under the Loan together with all other sums secured by the Mortgage or Deed of Trust, and exercise of power of sale or other applicable foreclosure remedies, to the extent permitted by the Mortgage or Deed of Trust. Co-Borrower Borrower Date Date

Co-Borrower

Date

Date



OCCUPANCY CERTIFICATION (05/02/2022)

Borrower Co-Borrower(s) Property Address I/We the undersigned certify that: Primary Residence – I/we will occupy the Property as my/our principal residence within Sixty (60) days after the date of closing as stated in the Mortgage or Deed of Trust I/we executed. I/we will continue to occupy the Property as my/our principal residence for at least one year after the date of occupancy, unless Seller otherwise agrees in writing. Second Home - I/we will occupy the Property as a second home (vacation, etc.) while maintaining a principal residence elsewhere. Investment Property - I/we will not occupy the Property as a principal resident or second home. I/we will not occupy the Property for more than 14 days in any calendar year. The Property is an investment to be held or rented rather than for household or personal use. **REFINANCE ONLY** (the following <u>must</u> be completed on a refinance transaction) I/We the undersigned, certify that the property referenced above is **NOT** currently listed for sale or under contract to be listed for sale. I/We understand that it is illegal to provide false information in an application for a mortgage loan. Mortgage fraud is punishable by up to thirty (30) years in federal prison or a fine of up to \$1,000,000, or both under the provisions of Title 18, United States Code, Sec. 1001, et seq. I/We understand that failure to comply with the requirements in the Mortgage or Deed of Trust regarding occupancy of the property will entitle the Seller to exercise its remedies for breach of covenant under the Mortgage or Deed of Trust. Such remedies include, without limitation, requiring immediate payment in full of the remaining indebtedness under the Loan together with all other sums secured by the Mortgage or Deed of Trust, and exercise of power of sale or other applicable foreclosure remedies, to the extent permitted by the Mortgage or Deed of Trust. Borrower Date Co-Borrower Date Co-Borrower Date Co-Borrower Date

OCCUPANCY CERTIFICATION



SECURITY RELEASE FORM (03/07/2023)

SECURITY RELEASE FORM

Date:		
Seller Name:		
Seller Address:		
hereto and that the Mor financial institution or oth the Seller's business ban purchase proceeds to the	("Seller") hereinterest in the mortgage loans referenced in Schedule rtgage Loans or any interest therein have not been her party. Seller further acknowledges that the bark account. Immediately upon Purchaser receiving con account designated below, the Seller hereby agrees be released to the Purchaser.	n pledged or assigned to any nk account designated below is firmation of the payment of the
Wire Instructions:		
Bank Name:		
City State:		
ABA #:		
Account #:		
Account Name:		
Bank Contact Name:		
Phone Number:		
Email Address:		
Seller Contact Name:		
Phone Number:		
Email Address:		
By (Signature)		_
Name (Printed)		-
Title		-



SPOUSAL CONSENT FORM (NON-QM ONLY) (10/26/20)

CONSENT OF SPOUSE

as of [Closing Date], by [Name of Guarantor] (the "Caware that the Guaranty contains provisions guarante	note incurred by Borrower and payable to the order of [Name
	in its entirety, including, but not limited to, that my spouse en due, whether at the Maturity Date or earlier, the entire the Guaranty).
advised to seek independent professional guidance or guidance or counsel or determined after reviewing the	rs contained in the Guaranty are complex and that I have been r counsel with respect to this Consent. I have either sought such e Guaranty carefully that I will, and hereby do, waive such right. Signed
	Name of Spouse
	Spouse Address
State of	
County of	
The foregoing instrument was acknowledged before n (spou	•
(Notary Seal)	Signature of Notary Public



TAXPAYER CONSENT FORM (10/01/2020)

Consent to Share Tax Returns

Borrower: Date:	Loan:		
Date:	Borrower:		
	Date:		
I understand, acknowledge, and agree that ("Seller") and Other Loan Participants can obtain use and share tax return information for purposes of (i) providing an offer; (ii) originating, maintaining, managing, monitoring, servicing, selling, insuring, and securitizing a loan; (iii) marketing; or (iv) as otherwise permitted by applicable laws, including state and federal privacy and data security laws. The Seller includes the Seller's affiliates, agents, service providers and any of aforementioned parties' successors and assigns. The Other Loan Participants includes any actual or potential owners of a loan resulting from your loan application, or acquirers of any beneficial or other interest in the loan, any mortgage insurer, guarantor, any servicers, or service providers for these parties and any of aforementioned parties' successors and assigns.	use and sh monitoring applicable agents, se includes an or other in	hare tax return information for purposes of (i) p g, servicing, selling, insuring, and securitizing a l e laws, including state and federal privacy and ervice providers and any of aforementioned po iny actual or potential owners of a loan resultin interest in the loan, any mortgage insurer, guard	providing an offer; (ii) originating, maintaining, managing, loan; (iii) marketing; or (iv) as otherwise permitted by ad data security laws. The Seller includes the Seller's affiliates, arties' successors and assigns. The Other Loan Participants ng from your loan application, or acquirers of any beneficial
Borrower	Borrower		
Co-Borrower	Co Borroy	wor	



VERIFICATION OF MORTGAGE (10/16/2023)

Requ	est for Ve	rification of	Rent or	Mortgag	e Account		
Privacy Act Notice: This information is to be used by	y the agency col	lecting it or its assign	nees in deten	nining whether	r you qualify as a p	prospective mortgagor under its program.	
It will not be disclosed outside the agency except as re	equired and perr	nitted by law. You do	not have to	provide this i	nformation, but if y	ou do not your application for approval as	
a prospective mortgagor or borrower may be delayed or rejected. The information requested in this form is authorized by Title 38, USC, Chapter 37 (if VA); by 12 USC, Section							
1701 et. seq. (if HUD/FHA); by 42 USC, Section 1452b (if HUD/CPD); and Title 42 USC, 1471 et. seq. or 7 USC, 1921 et. seq. (if USDA/FmHA).							
Instructions: Lender - Complete items 1 through 8. Have applicant(s) complete item 9. Forward directly to creditor named in item 1.							
Landlord/Creditor - Please complete items 10 through 18 and return directly to lender named in item 2. The form is to be the resulted directly to be landed up to be landed to the property of the property o							
The form is to be transmitted directly to the lender and is not to be transmitted through the applicant(s) or any other party.							
Part I - Request							
1. 10 (Name and address of landiord/creditor)	1. To (Name and address of landlord/creditor) 2. From (Name and address of lender)						
I certify that this verification has been sent directly	to the landlor		ot passed th	rough the ha			
Signature of Lender		4. Title			5. Date	6. Lender's No. (Optional)	
7. Information To Be Verified							
Property Address		Account in the Nam	e of				
						П	
						☐ Land Contract	
						Rental	
		Account Number					
I have applied for a mortgage loan. My signature b	elow authorize						
Name and Address of Applicant(s)			ignature of A	applicant(s)			
		X					
	Part II - 7	To Be Complete	d by Land	lord/Credi	tor		
We have received an application for a loan from th						to the information requested below	
please furnish us with any information you might l	nave that will a	ssist us in processin	g of the loan				
Rental Account	■ M	ortgage Account or	Land Co	ntract			
10. Tenant rented from	11. Date	account opened			Interest Rate	e%	
to	Origi	nal contract amount 5	<u> </u>		□FIXED	□ARM	
Amount of rent \$ per	Curre	nt account balance \$			FHA	□v _A	
Number of late payments *	Mont	hly payment P&I onl	y \$			OTHER	
Is account satisfactory? YES NO	Paym	ent with taxes & ins.	S			te	
į ,		count current?	YES	□NO		asyments *	
	Was	loan assumed?	YES	□NO	No. of late c		
		factory account?	YES	□NO		rst Mortgage	
	Saus	actory account:	LIES			FHLMC Seller/Other	
* Payment History for th	e previous 12 mon	the must be provided in	arder to come	ly with eacond			
13. Additional information which may be of assistance				y wun seconaai	y mortgage market re	quirements.	
13. Additional information which may be of assistance	e in determinati	on of credit wordline	33				
Part III - Authorized Signature - Federal sta	tutes provide	severe nenalties	for any fr	and intenti	anal misrenrese	ntation or criminal connivance or	
Part III - Authorized Signature - Federal statutes provide severe penalties for any fraud, intentional misrepresentation, or criminal connivance or conspiracy purposed to influence the issuance of any guaranty or insurance by the VA Secretary, the USDA, FmHA/FHA Commissioner, or the							
HUD/CPD Assistant Secretary.	cc or any gua	iranty or insuran	ce by the	VA Secreta	y, the OSDA, I	innatina commissioner, or the	
14. Signature of Landlord/Creditor Representative		15. Title (Please pri	nt or time)			16. Date	
14. Signature of Landiord Creditor Representative		15. The (Flease pri	it or type)			TO. Date	
17. Print or type name signed in item 14							
17. 1 mit of type name signed in item 14							
18. Phone No.		1					
16. Phone Ivo.							



CHAPTER 4 - MATRICES (04/03/2023)

(See separate Loan Matrices Document)